EXHIBIT A

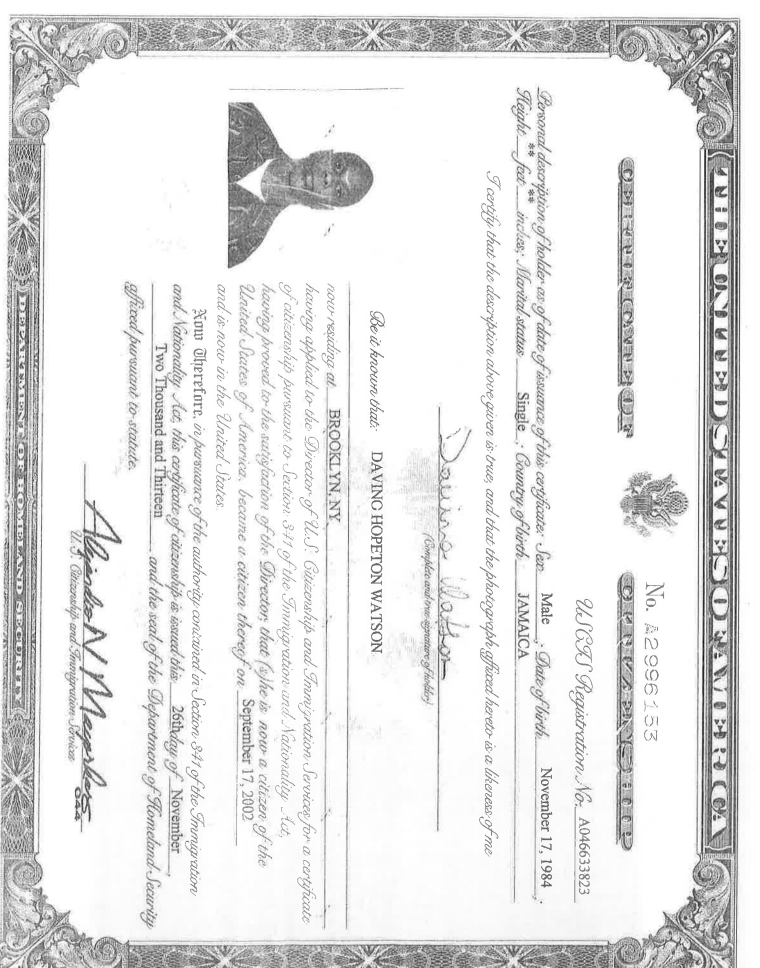


EXHIBIT B

Case 1:14-cv-06459-JBW-PK Document 1-1 Filed 10/31/14 Page 4 of 74 PageID # 3

RECORD OF DEPORTABLE	ALIEN	(See A.M 2790.	31 -34 fc.	instruction	5)	Let	
Family Name (Capital Letters) WATSON, DAVINO HOPETON		Middle Name	4	Sex M	Hair BLK	Eyes BRO	Comptexion DBR
Country of citizenship Passport Number and	Country File Nu	mber		Height	Weight	Occupation	IDBK
JAMAICA	A46	633 823		71	170		
S Address (Residence) (Number) (Street)	(City) (State)	(Zip Code)		Scars or Ma			Ng.
ale, Place, Time, Manner of Entry	HERSELET	Passenger Boarded	d at				s DWIDOW(E
08/04/1998 (ADJUSTED TO		5		(k)(2),(l	o)(7)(e)		□SEPARAT □ □DIVORCE
umber, Street, City, Province (State), and Country of Permanent Residence ame as above	е	12		A MIGHTON OF ES	(k)(2)	(b)(7)(e)	
rihdate	Dale of Action	Location		(AVNear)		Date & Flour	
1/17/1984	AD 15 (7 A)	Castle		1	C.F.	10/09/20	007
ly, Province (State) and Country of Birth INGSTON, JAMAICA	AR Form: (Type & No.) 8	☐ Lifted	(k)(2),(b)(6),(b)(7)c		
sa Issued AI - NIV No	Social Security Account N	lame	11100	NATION AND DESCRIPTION OF THE PARTY OF THE P	e de la companya de l	Status When	Found
	SAA					ins	titution
ale Visa Issued	Social Security No.		Send C.O.Rec Check	Length of tim	ne in US		
migration Record	1		OFF BAR	011555		0.1000011	
DETAINER: ☐YES/⊠NO PRIOR DEPO	DE TUESINA		SEE RAP		NYSID# NVD∏	CLMD	_
me, Address, and Nationality of Spouse (Maiden Name, if appropriate)	IKI: TESIMNO		CONVICT			& Nationality of	
# # # # # # # # # # # # # # # # # # #					UNK		
AGE	DOB	I seather to the country	Maryan Manage	Matianality N.	halane If kn	own AGE	DOB
(k)(2),(b)(6),(b)(7)c	led	(k)((2),(b)(6),(b)	(7)c	dati	ion Charge(s)	
mediate possession None See I-43		[]Not Listed [Listed.co	de		on Chargo(s)	
me and Address of (Current/Last) Employer	Type of Employment	100		Salary	From:	To	o:
DERIVATIVE US CITIZENSHIP; □Y/□N	.Claims USC: Y / N						
INSTITUTION: DOWNSTATE	INMATE# 07A5	371		EPR DATE:	12/29/2	2009	
Do you have a Passport/ Birth Certificate & Can you get it	. No		14				
1 .							
Have you ever used any other name & DOB?		_			12		200
Telephone number to verify status: (7/8)37(0)(2).(b)	(6), (b) (BERENTS						
		9)					
Do you have credible fear of returning to you Native Cour	itry?				alth:		i
# a				4	00)		E.
Military Service: Y / M Branch Dates of St	VS Unit	-					0
The state of the s				7			1
Petitions Filed / PendIng: Y ON		9	1414	STATE OF	N///2		ŀ
Language: Spanish / English / Other	2						
Name of School / Church attended in Foreign Country?				(k)(2),(b)	(6).(b)(7)		I.E.A.
		5.					-
TRIBUTION		Received (subject a	n n				
-FILE		Officer	I V S		70	myrs "	1
- STATS		Date					
		Disposition.					
		(Receiving Offi	corl				

EXHIBIT C

Case 1:14-cv-06459-JBW-PK Document 1-1 Filed 10/31/14 Page 6 of 74 PageID #: 33

CIMDTL IMMIGRATION AND NATURALIZATION SERVICE 04/04/08 COMMAND: CENTRAL FOR SYSTEM - PERSONAL DESCRIPTION DISPLAY 10:44:52

A#: 046633823 NAME: WATSON , DAVINO DOB: 11171984

LAST: WATSON

FIRST: DAVINO NATZ DATE:
MIDDLE: HOPETON COURT:

ALIASES: LOCATION:

SÉX: M POE: WSC COB: JAMAI DOE: 08041998

FCO: NYC COA: F22 COC: JAMAI FTC: 10302007 FATHER: HOPETON PFCO: NRC SFCO: DFO: 05131998 BIN: MOTHER: DORETT

SSN: CONSOLIDATED A-NOS --OTHER INFORMATION--

I-94 ADM #: CARD-X

PASSPORT #:

FBI #: DRIVER LIC:

FINGER CD#:

OVER-KEY A# TO DISPLAY NEW PERSON. PRESS ENTER. CLEAR EXIT PF1 NEXT CONS A# PF2 PRIOR CONS A# PF4 RETURN PF5 HELP PF6 MAIN MENU PF8 HISTORY PF11 EOIR

EXHIBIT D

Interview Date 10/9/2007 Review: Interview Agent NYSID Number 07A5371 Din Number EPR Date 12/29/2009 County Jail ID: Inmate name WATSON, DAVINO INS Status, LPR State Status A46633823 A Number WATSON INS Last Name POB JAMAICA USC. Non Amenable Bedford Interview Federal Case BOP Number Televideo Interview Facility DOWNSTATE A File ordered FCO NRC 11/1/2007 A File received. HQ Cert ordered Cert/SC ordered Cert Received Appeal Ordered Appeal Received 1/18/2008 Detainer, issued Criminal Appeal pending Date issued 4/8/2008 Possible Derivation (USC) Waiting on Parent/Relating file Father's A file FCO Father HAR Father's File received 3/27/2008 Mother's A file Mother's FCO Mother's file received 11/29/2007 Relating A # Relating file received Subj is an LPR convicted of ATT CSCS 3rd: Cocaine. Phase one forwarded to SIEA ______0/11/2007. NTA issued 4/8/08, no derivation, father is LPR, mom natz on 9/1/06 too late. Military letter needed RTW (b)(7)(c)Admin Removal Removal Order Motion to Reopen NTA: Issued Completion date 4/8/2008 Case Closing Agent ESTRADA

Case 1:14-cv-06459-JBW-PK

Document 1-1 Filed 10/31/14 Page 8 of 74 PageID



Notice to Appear, Bond, and Custody Processing Sheet

A. Alien's Name Davino Hopeton WAT	SON	•	60		
Date of birth	File No. A046 633 823		Date of processing	7	
11/17/1984	Event No: (k)(2).(b)	(7)(e)	04/07/2008		7/2
Address LAKEVIEW CF PO BOX T 07A5371 STATES 14716			BRCOTON NEW	YORK UNIT	'ED
Factual Allegations (attach separate sheet if necessar 1) You are not a citizen or national		inadmissible	Charged under section	on 237 as deportable	6.
2) You are a native of Jamaica and a	a citizen of Jamaica;		108		
3) You were admitted to the United S Resident;	States at New York, NY on	or about Au	gust 4, 1998 as	a Lawful Per	manent
4) You were convicted of the crime of degree, to wit, Cocaine, in viols pursuant to a judgment entered on York, County of New York under in	ation of Section 110/220. 1 or about September 18,	39(1) of the	New York State	Penal Law.	
	9 9 9				
				Attorney o	f Record?
	, record checks, Imm vis		les	9	- 65
B. ADDITIONAL FACTORS TO BE CONSIDERED FOR					
Is a petition or application pending for this alien or a None found	a family member? (Explain)				÷
2. Total times apprehended Bonded before? Bond breached?	How many times? Release How many times? Compl	ed O/R before?ied with terms of O/R	Ē?		
4. Total time in U.S., dates and location; residing with (F See I213 narrative	amily members or others)	0 3 3 5 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	2 12 E	n	50
5. Personal property in U.S. (Liquid and non-liquid asset	s)				
6. Family members in U.S. (Spouse, children, immediate	relatives) address if different than subject	t's			
				¥0	
7. Employment history: (Other than current) From / / To / / NONE				,	
8. Other factors (i.e. false claim, attempted flight, unsuper	rvised children at home, etc.				
10	(9)			N. W. S.	
C. The undersigned recommends:	NTA Charges (C(H)(2)	(b)(7)(e)	(k)(2),(b)(6),(b)(7)c	
D. Approved as to legal sufficiency: Date:	(k)(2),(b)(6),(b)(7)c			
Signature and title of Service counsel:		11118			
E. Based on the above information I have set the following	bond: S NOWN	Date (k)(2),(b)(6	- T	!/NYC	
Signature and title of authorizing official:	(k)(2),(b)(6),(b)(7)c	4/4	708		Α,
Que still an UP	IL - othe comme	(b)(6),(b)(7)c ₁ (k)(2),(b)(7)(e)	Form I-265 (R) ICE.2014F0	v. 08/01/07 IA901.00
Mother Art 1) < _ (k)(2).(b)(6),(b)(7)c			







U.S. Department of Homeland Security

Subject ID : 271221408

Record of Deportable/Inadmissible Alien

Family Name (CAPS) WATSON, Davino Hopeton	First			Middle		- 8	Sex	Hair	Eyes BRO	Cmplxn DBR
Country of Citizenship JAMAICA	Passport Number	and Count	try of Issue	Can	e No (k)	(2),(b)(7)(e)	Height	Weight	Occupation	
U.S. Address				A04	6635023	(2),(0),(1),(0)	71 Sens	170	NONE	
See Narrative					ation and		- Carrier	Indicat	ed	
Date: Place, Time, and Manner of Last Entry 08/04/1998, Unknown Time, NYC, LPR	=				Passenger E KINGST		(k)(i	2),(b)(7)(e)	☐ Single ☐ Divorced	☐ Married ☐ Separated
Number, Street, City, Province (State) and Country of Permanent Residence DUCKENFIELD DISTRICT, GOLDEN COVE P.O.		TAC T	NWNTON				1151110991		rehension	C Separated
Date of Birth	. SI. INOM	Date of			Location C	ode	(K)(2)	(b)(7)(e)	Date/Hour	
11/17/1984 Age: 23 City, Province (State) and Country of Birth	-	4 7	108	5.	NYC/NY		See I	-831	04/07/200	9 6
KINGSTON, JAMAICA		AR [X]	Porm: (ype and	No.) Litted L	Not Lifted 🗌	(k)(2),(b)(6),(b)(7)c	
NIV Issuing Post and NIV Number KINGSTON, JAMAICA			curity Acc				Status a		Status When	
Date Visa Issued			curity Nun		WATSON		Legal Perma	unent of Time Illegally	- Land	TUTION
CLASS F22 13-MAY-1998		U	nkn	OW	7)			APPLICABI		
Immigration Record POSITIVE - See Narrative				Crimina See 1	Record Narrati	ve			8 1	
Name, Address, and Nationality of Spouse (Maiden Name, if Appropriate)								and Nationality	of Minor Childre	n
Father's Name, Nationality, and Address, if Known See Father info in Narrative				-	Mother's Pr	esent and Maiden Na	unkno mes, Nationa	lity, and Address	, if Known	
Monies Due/Property in U.S. Not in Immediate Possession		Tr	ingernrinte	42 50 V	es No	ner into i	n Narra	tive	A DOUGHANDA	
None Claimed			THE PERSON NAMED IN COLUMN	MI MACH	W. 12 190	Systems Checks See Narrative	777	ode Words(s) Narrative	1	
Name and Address of (Last)(Current) U.S. Employer NONE		1.	ype of Emp	doyment	-	Salary	Hr	Employed from	/to	
LAKEVIEW CF PO BOX T 07A5371 EPR: 5/8/BRCOTON, NEW YORK, 14716, FATHER NAME & ADDRESS Nationality: JAMAIC (k)(2).(b)(6).(b) MOTHER'S NAME & ADDRESS Nationality: JAMAIC (k)(2).(b)(6).	(7)c	: 3198	8811		*	e.		,5 °C	:	. A
RECORDS CHECKED (k)(2),(b)(7)(e) ON I-831)						*		150		3
	91					(k)(2),(b)	(6),(b)(7)	c		
Nien has been advised of communication privileges		(Date/	Initials)							-
distribution:	12 42		Rec	eived: (Subject and	Documents) (Re	port of Inte	rview)		
YILE-1			Of	ficer: (K)	(2),(b)(6)	(b)(7)c				
TATS-1			on:						(time)	5
16			Dis	position	Warra		nektira i to		ar	
, - ×			Exi	mining	Officer:	(k)(2),((b)(6),(b)	(7)c		
	- 3		-					Form	1-213 (P 0)	

U.S. Department of Homeland Security		Continuation Page for Form_	1213
Alien's Name WATSON, Davino Hopeton	File Number A046633823 Event No:	Date 04/07/2008	11 111
(k)(2),(b)(7)(e)	[a 8]	(R)(Z)((D)(Y)(G)	101
CHARGE CODES			
(k)(2),(b)(7)(e)			R
At/Near		<u> </u>	
Castle Point, NY			
Pogond of Population (Total data and			
Record of Deportable/Excludable Alien: LPR (I.V.) DIN: 07A5371		ž	
EPR: 05/08/2008 NYSID: 3198881N		3	19
Agent on 10/09/2007 at the Downstate C 09/18/2007 of Attempted CSCS-3rd degreconfinement. He is serving his sentence release on 05/08/2008. The subject 01/26/2005 and sentenced to 5-years provided to sentenced for violation of probincarceration for the Robbery convictions.	e and was sent ce at the Lake was also convobation and 30 ation and sent on.	tenced to a term of 3-1/2 eview Correctional Facility dicted of Attempted Robber 0-days confinement. On 02 cenced to an additional 8-	years y scheduled to y-2nd degree or //22/2006, he months
ALIENAGE AND DEPORTABILITY: The subject Permanent Resident of the United States who have not naturalized. No issue of States on 08/04/1998 as a class F22 Im	s. His parent derivation ap	s are nationals and citiz	ens of Jamaica
			94
3		(6) ¹	
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	6.		30
*			
		29)	
w =		-	2
	(S) . 9 . 45 L P	T _{min}	
Signature		Title	

(k)(2),(b)(6),(b)(7)c

Form I-831 Continuation Page (Rev. 08/01/07)

2 of 2 Pages

DEPORTATION OFFICER

U.S.	Department	of	Homeland	Securiev
		~ ~	CACINCIAIIO	Security

Continuation Page for Form 1213

WATSON, Davino Hopeton	File Number A046633823 Date
NCIC Pos	Event No: NYC0804000899 04/07/2008
CHARGE CODES	
R2A3 R2B1	
R2A3	
At/Near	
Castle Point, NY	
ecord of Deportable/Excludable Alies	
PR (I.V.) IN: 07A5371	n;
PR: 05/08/2008	
YSID: 3198881N	
REDICATION. The	
jent on 10/09/2007 at the	cred and interviewed by a Castle Point, New York ICE, Correctional Facility (NYDOCS). He was convicted or not at the Interviewed to a term of 3-1/2 very local at the Interviewed to a t
/18/2007 of Attempted CSCS-3-d	Correctional Facility (Nypoge: New York ICE
To berving his contact	
/26/2006 The subject	Land Hakeview Correction 1 2 74 Years
a re-sentenced for violation of	ee and was sentenced to a term of 3-1/2 years to a takeview Correctional Facility scheduled robation and 30-days confinement. On 02/23/2006
the Robbery Convict	i surfaced to an edatal /42/2006, he
TENTA CITA A NOTA	TOTAL OF MICHERS
IENAGE AND DEPORTABILITY: The subde	- MOIICE
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IENAGE AND DEPORTABILITY: The subde	- MOIICE
IENAGE AND DEPORTABILITY: The subde	TOTAL OF MICHERS
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TENAGE AND DEPORTABILITY: The subjection and the United State of have not naturalized. No issue of the subjection of the United State of the subjection of the United State of the United	ect is a national and citizen of Jamaica and a Lawfuls. His parents are nationals and citizens of Jamaic derivation applies. Subject entered the United migrant.

Form I-831 Continuation Page (Rev. 08/01/07)

EXHIBIT E

No. 27165011

在〇月5分割(在7月10日) 1月(在7)2020日) (18月11)

Personal description, of holder

as of date of naturalizations.

Date of Wirth. MAY 19, 1954

MALE

GNS Registrations No.

A041458063

I certify that the description groen is true, and that the photograph affixed hereto is a likeness of me.

Complete and true signature of holder

6 inches:

Height: 5

MARRIED

Marital status:

Be it known that, pursuant to an application filed with the Attorney General

NEW YORK, NEW YORK at.

Country of former nationality.

JAMAICA

HOPETON ULANDO WATSON The Lettorney General having found

respects complied with the upplicable provisions of such naturalization laws and was entitled to be admitted to cifizership, such person having taken the oath of allegiance rg in the United States, intends to reside in the United States when so or the Naturalization Laws of the United States, and had in all other required by the Naturalization. in a ceremony conducted by this thenresuc

UȘ DISTRICT COURT EASTERN DISTRICT

BROOKLYN, NEW YORK at.

" that such person is admitted as a citizen of the United States of America.

Gnunigration and Naturalization

IT IS PUNISHABLE BY U. S. LAW TO COPY. PRINT OR PHOTOGRAPH THIS CERTIFICATE. WITHOUT LAWFUL AUTHORITY.

Case 1:14-cv-06459-JBW-PK Document 1-1 Fied 10/31/44 Page 15 of 74 PageID #: 42
CIMIDN IMMIGRATION AND NATURALIZATION SERVICE 11/06/0
COMMAND: CENTRAL INDEX SYSTEM TO # SEARCH SISPLAY 13:14:4

COMMAND:

ID # (A/AA/AB/C/DA):

(DL/FB/FP/I/PP/SS/TD)

LAST: WATSON FIRST: HOPETON MIDDLE: ULANDO

ALIASES:

A#: 041458063

DOB: 05191954

Ch#: 27165011 NATZ DATE: 09172002

COURT: 0000 LOCATION: NYC

SEX: POE: NYC COB: JAMAI DOE: 10291988

FCO: NYC FTC: 05072002 COA: USC COC: FATHER: ROY PFCO: ESC SFCO: DFO: 10291988 BIN: MOTHER: OLGA

SSN:

--OTHER INFORMATION--CONSOLIDATED A-NOS

041458063 CARD-X

= I-94 ADM #: PASSPORT #: 027907753

FBI #: DRIVER LIC: FINGER CD#:

OVER-KEY ID NUMBER TO DISPLAY NEW PERSON. PRESS ENTER.

CLEAR EXIT PF3 REFRESH PF4 RETURN PF5 HELP PF6 MAIN MENU PF8 HISTORY PF9 EAD PF10 REQUIRES A SPECIAL SECURITY CLASS. PF10 NAILS PF11 EOIR

Case 1:14-cv-06459-JBW-PK Document 1-1 Filed 10/31/14 Page 16 of 74 PageID #: 43 U.S. Department of Justice OMB #1115-0009 Application and Naturalization Server Application for Naturalization

START HERE - Please Type or Print	FOR INS USE ONLY
Part 1. Information about you.	Returned ' S
Family Name Walter Name Hopeton Middle Clar	1
U.S. Mailing Address - Care of	
Street Number	Resultanited S
and Name 1024 & 40 Street.	
City Brook light County Kings.	
State N. U. ZIP Code 1/2/0	Reloc Sent
Date of Birth (month/day/year) 05 19 0/ Birth 1	\$.083
Social Security # 085-76-7700 # 11111 Canto	C\$00064
Part 2. Basis for Eligibility (check one) # /2011	Reloc Rec'd
a. I have been a permanent resident for at least live (5) years	· co
b. I have been a permanent resident for at least three (3) years and have been married to a	¬
United States Citizen for those three years.	☐ Applicant 🐯 ⊆ 📆
 c.	To TR
and have attached completed Forms N-426 and G-325B	0
e. Other. (Please specify section of law)	0124 0 37 < 61
Part 3. Additional information about you.	<u>2</u> & CD
Date you became a permanent resident (month/day/year) Port admitted with an imminigrant visa or INS Office where granted adjustment of status.	Remarks OO L-OR
10-29-88 / NYC	V13400135
Cilizenship	Check 10
Name on alien registration card (if different than in Part 1)	ALE 13 2002
	AND IS COULT
Other names used since you became a permanent resident (including maiden name)	Caritials
Sex Male Height Marital Status: Single Divorced Widowood	Just 1
Can you speak, read and write English?	1815/WC152/M 46/20/02
Absences from the U.S.:	Action
Have you been absent from the U.S. since becoming a permanent resident?	ES DISTRICT PORTECTOR
If you answered "Yes", complete the following. Broin with your most recent absence, if you	The state of the s
need more room to explain the reason for an absence or to/list more trips, continue on separate paper.	AUG - 2 2002
Date left U.S. Date returned 5 months or more? Destination Reason for trip	CASALVINOIN, NO
3/17 /2001 3/25/2001. 1 Yes 12/No Landon Vac atron	MYC 8044
8/13 2000 8/20/2000 Ves PNO Prince Jacotions.	To Be Completed by
Yes No	Attorney or Representative, if any Fill in box if G-28 is attached to represent
☐ Yes /☐ No	the applicant VOLAG#
☐ Yes/☐ No	
☐ Yes ☐ No	ATTY State License #
Form N.400 (Bay 07/17/91)N Continued on back.	

And the second second		employmen	· .	
	ce you became a perm	anent resident, whic	chever is less. Begin with	your current address. If you need
mber and Name,	City, State, Country, ar	nd Zip Code		Dates (month/day/year)
o che	et bion	Klyns n	14 11210	From To
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*		E - E -	10 1	vov. good mare some soriinus
re (5) years, List	your present or most re	cent employer IIrst.		
	Employer's Address			. Oddopanompodnom
Street Name	and Number - City, State	e and ZIP Code	From Vis. Vio	A CONTRACTOR OF THE PARTY OF TH
37	o Taly s	treel	21898 - AZE	Man James
	Brooke	in which	SMA 10 9	19/001
	~ 11	2NI	8-1	00
	0 / 00	1	LUST	
out vour m	arital history.		And C	2 Obrehada
	MICHAEL CONTRACTOR AND ADDRESS OF	arried, complete the	following regarding your t	nusband or wife.
		1		
alson	Given na	aine Ca	ie.	Middle initial
40 0	treet &	rookly,	w My	11210
147	Country of birth	Jamaic	Citizenship	U.SA.
/ 	A# (if applicable)	00000	1 "	
116/86	Place (City	State) Za	lon out as	Haw yorke.
		CALL TO CALL TO CALL THE CALL	- 11	
ended, how marri	iage ended and immigra	ation status of prior	spouse.	
ut your ch	ildren.			
Complete the	tollowing information t	for each of wour-of	pildren. If the child has	with you stale "with mo" in the
165				
Date of birth	Country of birth	Citizenship	A - Number	Address
112/80	Jamaila.	Janous:		BOSTON OU CA
		A STATE OF THE PARTY OF THE PAR		with me
11/17 0/		CIVII Ed Cap		
				T. T
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	mber and Name, O Site ve (5) years. List Street Name 3 7 Out your m en married 1 88 16 86 d or if your currer ended, how married out your che state/country of co	mber and Name, City, State, Country, and Country, and Street Name and Number - City, State Employer's Address Street Name and Number - City, State 370 Jaly Brook L We (5) years. List your present or most recovery and state Brook L Brook L Given na Given na Given na Given na Af (if applicable) Place (City Af (if applicable) Place (City Af (if applicable) Country of birth Af (if applicable) Date of birth Country of birth Country of child's current residence Date of birth Country of birth Country of birth Country of child's current residence	mber and Name, City, State, Country, and Zip Code O Stilled Brook Rys Y We (5) years, List your present or most recent employer first. Employer's Address Street Name and Number - City, State and ZIP Code 370 July Chiese Brook Rys War Code Brook Rys War Code Brook Rys War Code Out your markal history. If you are now married, complete the Given name Given name Country of birth A# (if applicable) Place (City, State) Each or if your current spouse has been previously married, ple ended, how marriage ended and immigration status of prior put your children. Complete the following information for each of your children. Date of birth Country of birth Citzenship Call 280 Janaika Janaika	mber and Name, City, State, Country, and Zip Code O Sheet Brook Lyss My 1120 We (5) years. List your present or most recent employer first. If none, white "None". If Employer's Address Street Name and Number - City, State and ZIP Code From 1 Service. Brook Class Man. Brook Class Man. Given name Given name Given name Given name Country of birth An (If applicable) If you are now married, complete the following regarding your temperature of the following of the following of the following of the following ended, how marriage ended and immigration status of prior spouse. Date of birth Country of birth Citzenship A Number Complete the following information for each of your children. If the child lives state/country of child's current residence. If discassed, write "deceased" in the address state/country of child's current residence. If discassed, write "deceased" in the address state/country of birth Country of birth Citzenship A Number Children.







b. Any government in any area occupied by, allied with, or established with the assistance or cooperation of, the Nazi Government of Germany? 3. Have you at any time, anywhere, ever ordered, incited, assisted, or otherwise participated in the persecution of any person, because of race, religion, national origin, or political opinion? 4. Have you ever failed to comply with Selective Service laws? 5. Have you ever failed to comply with Selective Service laws? 6. If you registered under the Selective Service laws, complete the following information: 8. Selective Service Number: 1. Local Board Number: 2. Local Board Number: 3. Since becoming a permanent resident, have you ever failed to file a lederal income tax return? 4. Since becoming a permanent resident, have you leded i elederal income tax return as a nonresident or failed to file a lederal return because you considered yourself to be a nonresident? 6. Are deportation proceedings permanent resident, have you leded i elederal income tax return as a nonresident or failed to file a lederal return because you considered yourself to be a nonresident? 6. Are deportation proceedings permanent resident, have you leder a lederal income tax return as a nonresident or failed to file a lederal return because you considered yourself to be a nonresident? 9. Are deportation proceedings permanent resident, have you leder lederal income tax return as a nonresident or failed to file a lederal return because you considered yourself to be a nonresident? 10. Are deportation proceedings pending against you, or have you ever been deported, or ordered deported, or have you ever selection for suspension of deportation? 10. Have you ever claimed in writing, or in any way, to be a United Status citizen? 11. Have you ever claimed in marrial institution? 12. Have you ever deared fine file in a nazolic drugs or marrianan? 13. Have	Pi	art 7. Additional eligibility factors.	
Nowingly aided or supported the Communist Party directly, or indirectly through another organization, group or purson, or ever advocated, taupfit, believed in, or knowingly supported or furthered the interests of communism? 2. During the period March 23, 1933 to May 8, 1945, dd you serve in, or were you in any way attilisated with, either directly or indirectly, any military unit, paramilitary unit, policie unit, self-defense unit, urglante unit, citizen untel of the Naz party or SS, government agency or office, sedermination camp, conservation camp, presoner of war camp, prison, labor camp, detention camp or transit camp, under the control or affiliated with: a. The Naz Government of Germany? b. Any government of Germany? 1. Have you at any time, anywhere, ever ordered, inclied, assisted, or otherwise participated in the persecution of any person, because of race, miliginor, national origin, or political opinion? 1. Have you ever labiled to comply with Selective Service laws? 1. Have you ever labiled to comply with Selective Service laws? 1. Have you ever desired under the Selective Service laws? 1. You rejistered before 1978, also provide the following: 1. Local Board Number: 2. Date Registered. 3. Since becoming a permanent resident, have you lifed a federal mome tax return? 4. Have you ever desired from the military, service because of alenage, conscientious objections or other reasons? 5. Have you ever desired from the military, service because of alenage, conscientious objections or other reasons? 6. Did you rever apply for exemption from military service because of alenage, conscientious objections or other reasons? 7. Have you ever desended from the military, air or naval forces of the United Status aftern? 8. Since becoming a permanent resident, have you lifed a federal mome tax return as a nonresident of failed to file a federal return because you considered yourself to be a norresident? 9. Since becoming a permanent resident, have you lifed a federal mome tax return as a nonresident	Ple	pase answer each of the following questions. If your answer is "Yes", explain on a separate paper.	
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b. Any government in any area occupied by, allied with, or established with the assistance or cooperation of, the Nazi Government of Germany? 3. Have you at any time, anywhere, ever ordered, incited, assisted, or otherwise participated in the persecution of any person, because of race, religion, national origin, or political opinion? 4. Have you ever latel to comply with Selective Service laws? 5. Have you ever failed to comply with Selective Service laws? 6. Hy you have registered under the Selective Service laws, complete the following information: 8. Since becoming a permanent resident, have you ever failed to file a federal income tax return? 9. Since becoming a permanent resident, have you ever failed to file a federal income tax return? 9. Since becoming a permanent resident, have you ever failed to file a federal income tax return? 9. Since becoming a permanent resident, have you ever been deported, or ordered deported, or have you ever applied for suspension of deportation? 10. And deportation proceedings permanent resident, have you ever been deported, or ordered deported, or have you ever applied for suspension of deportation? 11. Have you ever claimed in writing, or in any way, to be a United Status calizon? 12. Have you ever claimed in writing, or in any way, to be a United Status calizon? 13. Have you ever claimed in writing, or in any way, to be a United Status calizon? 14. In advocated or practiced polygamy? 15. Lave you ever claimed in marcipic drugs of manipana? 16. In excelled income milled glambling? 17. In a workingly committed any crime for which you have not been arrested? 18. In proceedings the proceed departed in particular in a mental institution? 19. In given false testimony for the purpose of obtaining any immigration benefit? 19. In proceedings permanent in the following questions is "NO", attach a full explanation: 10. Do you believe in the Constitution and form of povernment of the offense, and the outcome or disposition of the case). 19. Yes a proceeding the p			1/
3. Have you at any time, anywhere, ever ordered, incited, assisted, or otherwise participated in the persecution of any person. Decease of race, roligion, national origin, or political opinion? Yes Native you ever fell the Unified States to avoid being drafted into the U.S. Armod Forces? Yes Native you ever failed to comply with Selective Service laws? Yes Native you have registered under the Selective Service laws? Date Registered: Yes Native you have registered under the Selective Service laws. complete the following information: Selective Service Number:	1	b. Any government in any area occupied by, allied with, or established with the assistance or cooperation of, the Nazi	
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If you registered before 1978, also provide the following: Local Board Number: Classification:		Have you ever failed to comply with Selective Service laws?	
6. Did you ever apply for exemption from military service because of alienago, conscientious objections or other reasons? 7. Have you ever deserted from the military, air or naval forces of the United States? 8. Since becoming a permanent resident, have you ever failed to file a federal income tax return? 9. Since becoming a permanent resident, have you ever failed to file a federal income tax return? 9. Since becoming a permanent resident, have you ever failed to file a federal income tax return as a nonresident or failed to file a federal return because you considered yourself to be a nonresident? 10. Are deportation proceedings pending against you, or have you ever been deported, or ordered deported, or have you ever applied for suspension of deportation? 11. Have you ever claimed in writing, or in any way, to be a United States citizen? 12. Have you ever claimed in writing, or in any way, to be a United States citizen? 13. Have you ever been a prostitution or procured anyone for prostitution? 14. Less for the purpose of obtaining any miningration benefit? 15. Have you ever been declared legally incompetent or have you ever been confined as a patient in a mental institution? 16. Yes for the your ever been declared legally incompetent or have you ever been confined as a patient in a mental institution? 16. Have you over: 17. A leave you ever been declared legally incompetent or have you ever been confined as a patient in a mental institution? 17. Have you over: 18. A legiance to the U.S. 19. Yes for the purpose of obtaining any miningration benefit? 19. Deen arrested, cited, charged, indicted, convicted, fined or imprisoned for breaking or violating any law or ordinance excluding traffic regulations? 10. Deen arrested, cited, charged, indicted, convicted, fined or imprisoned for breaking or violating any law or ordinance excluding traffic regulations? 10. Ves for the following questions is "NO", attach a full explanation: 11. Do you believe in the Constitution and form of government of the	-0	If you registered before 1978, also provide the following:	
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12. Have you ever: a. been a habitual drunkard? b. advocated or practiced polygamy? c. been a prostitute or procured anyone for prostitution? d. knowingly and for gain helped, any aften to enter the U.S. illegally? e. been an illicit trafficker in narcotic drugs or marijuana? l. received income from illegal gambling? g. given false testimony for the purpose of obtaining any immigration benefit? 13. Have you ever been declared legally incompetent or have you ever been confined as a patient in a mental institution? 14. Were you born with, or have you acquired in same way, any title or order of nobility in any forcign State? 15. Have you ever: a. knowingly committed any crime for which you have not been arrested? b. been arrested, cited, charged, indicted, convicted, fined or imprisoned for breaking or violating any law or ordinance excluding traffic regulations? (If you answer yes to 15, in your explanation give the following information for each incident or occurrence the city, state, and country, where the offense took place, the date and nature of the offense, and the outcome or disposition of the case). Part 8. Allegiance to the U.S. If your answer to any of the following questions is "NO", attach a full explanation: 1. Do you believe in the Constitution and form of government of the U.S.? 2. Are you willing to take the full Oath of Allegiance to the U.S.? (see instructions) 3. If the law requires it, are you willing to bear arms on behalf of the U.S.?	10	for suspension of deportation?	Yes 1 No
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5 If the law requires it, are you willing to perform work of national importance under civilian direction?		 Do you believe in the Constitution and form of government of the U.S.? Are you willing to take the full Oath of Allegiance to the U.S.? (see instructions) If the law requires it, are you willing to bear arms on behalf of the U.S.? If the law requires it, are you willing to perform noncombatant services in the Armod Forces of the U.S.? 	Yes D No

United States or in any of	It membership in or affiliation with every organization, association, further place. Include any military service in this part. If none, write, "re of the organization. If additional space is needed, use separate papers.	none". Include the name of organization, location, dates of
-24:00		
		And the state of t
	. /	N.
Part 10. Complete	only if you checked block " C " in Part 2	
How many of your parents are	J.S. citizens? One Both (Give the following about	out one U.S. cilizen parent:)
Family	Given	Middle
Name	Name	Name
Address		
Basis for citizenship:	Relationship to you (check one): natural parent a	doptive parent
☐ Birth ☐ Naturalization Cert. No.	parent of child legitimated	after birth
	n, give date of adoption or, legitimation: (month-clay/year)	
adopted or legitimated after birt	i, give date of adoption or, regulination. (monthstray, year)	
oes this parent have legal custo	dy of you? Yes No	
Attach a copy of relating evid	dence to establish that you are the child of this U.S. citizen	and evidence of this parent's citizenship.)
Part 11. Signature	(Read the information on penalties in the instructions before co	
and the second s		
I certify or, if outside the United evidence submitted with it, is all needs to determine eligibility for the content of the content of the certain of the c	States, I swear or affirm, upder penalty of perjury under the laws of the true and correct. I authorize the release of any information from my	ne United States of America that this application, and the
I certify or, if outside the United evidence submitted with it, is all needs to determine eligibility for the Signature.	States, I swear or affirm, under penalty of perjury under the laws of the true and correct. I authorize the release of any information from my the benefit. I am seeking.	ne United States of America that this application, and the records which the limitigration and Naturalization Service Date 07/02/0/.
I certify or, if outside the United evidence submitted with it, is all needs to determine eligibility for the Signature Please Note: If you do not continue the signature of the	States, I swear or affirm, upder penalty of perjury under the laws of the true and correct. I authorize the release of any information from my	ne United States of America that this application, and the records which the Immigration and Naturalization Service Date 07/02/0/.
I certify or, if outside the United evidence submitted with it, is all needs to determine eligibility for the Signature Please Note: If you do not confor naturalization	States, I swear or affirm, under penalty of perjury under the laws of the true and correct. I authorize the release of any information from my the benefit. I am seeking. I am seeking. Impletely fill out this form, or fail to submit required documents list.	Date O 7 / 0 2 / 0 / . sted in the instructions, you may not be found eligible
I certify or, if outside the United evidence submitted with it, is all needs to determine eligibility for the Signature Please Note: If you do not conformaturalization Part 12. Signature	States, I swear or affirm, under penalty of perjury under the laws of the true and correct. I authorize the release of any information from my the benefit. I am seeking. I am seeking. Impletely fill out this form, or fail to submit required documents list and this application may be denied.	Date O 7/02/0/. Sted in the instructions, you may not be found eligible Ove. (Sign below)
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I certify or, if outside the United evidence submitted with it, is all needs to determine eligibility for the Signature Please Note: If you do not conformaturalization Part 12. Signature	States, I swear or affirm, under penalty of perjury under the laws of the true and correct. I authorize the release of any information from my the benefit. I am seeking. I application may be denied. I application may be denied. I application may be denied. I application the request of the above person and it is based on all information at the request of the above person and it is based on all information.	Date O 7 / 0 2 / 0 / . Sted in the instructions, you may not be found eligible pove. (Sign below) nation of which I have knowledge.
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Form N=100 (Rev. 07/17/91)N

U.S. GOVERNMENT PRINTING OFFICE: 1997 @ - 176-348

EXHIBIT F





U.S. Department of Homeland Security

Immigration Detainer - Notice of Action

Subject ID : 271221408

Event No: (k)(2).(b)(7)(e)

File No. A046 633 823

Date: April 7, 2008

TO: (Name and title of institution) From: (Office address) NEW YORK, NY, DOCKET CONTROL OFFICE LAKEVIEW CORRECTIONAL P.O. BOX T DOCKET CONTROL OFFICE NEW YORK BROCKTON, NY 14716 26 FEDERAL PLAZA NEW YORK, NY Name of alien: WATSON, Davino Hopeton Nationality: JAMAICA Date of birth: 11/17/1984 You are advised that the action noted below has been taken by the U.S. Department of Homeland Security concerning the above-named inmate of your institution: Investigation has been initiated to determine whether this person is subject to removal from the United States. A Notice to Appear or other charging document initiating removal proceedings, a copy of which is attached, was served on A warrant of arrest in removal proceedings, a copy of which is attached, was served on Deportation or removal from the United States has been ordered. It is requested that you: Please accept this notice as a detainer. This is for notification purposes only and does not limit your discretion in any decision affecting the offender's classification, work, and quarters assignments, or other treatment which he or she would otherwise receive. X Federal regulations (8 CFR 287.7) require that you detain the alien for a period not to exceed 48 hours (excluding Saturdays. Sunday's and Federal holidays) to provide adequate time for DHS to assume custody of the alien. You may notify DHS by calling 845-83(2) (b)(6) (b)(d) oring business hours or 212-86(2) (b)(6) (b)(4) (after hours in an emergency. 🗵 Please complete and sign the bottom block of the duplicate of this form and return it to this office.

A self-addressed stamped envelope is enclosed for your convenience.

Please return a signed copy via facsimile to ____ (Area code and facsimile number) Return fax to the attention of (Name of officer handling case) (Area code and phone number) e at least 30 days prior to release or as far in advance as possible. imate's death or transfer to another institution. (k)(2),(b)(6),(b)(7)c placed by this Office on_ DEPORTATION OFFICER (Title of Immigration Officer) Receipt acknowledged: Latest conviction charge: Date of last conviction: Estimated release date: Signature and title of official:

Form I-247 (Rev. 08/01/07)

EXHIBIT G

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U.S.	Department	οſ	Homeland	Security
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Notice to Appear

n removal proceedings under section 240 of the Immigration and	g Prationality Act.
Subject ID : 271221408	File No: A046 633 823
	Event No: NYC0804000899
n the Matter of: Davino Hopeton WATSON	
	currently residing
espondent:	14716
	(Area code and phone number)
(Number, street, city and ZIP code)	(Area code and phone number)
I. You are an arriving alien.	
2. You are an alien present in the United States who has not been admitted of	
3. You have been admitted to the United States, but are removable for the re	easons stated below.
The Department of Homeland Security alleges that you: 1. You are not a citizen or national of the United State 2. You are a native of Jamaica and a citizen of Jamaica 3. You were admitted to the United States at New York, Lawful Permanent Resident;	a; NY on or about August 4, 1998 as
4. You were convicted of the crime of Attempted Crimin. in the Third degree, to wit; Cocaine, in violation of York State Penal Law, pursuant to a judgment entered of the Supreme Court of the State of New York, County of 167-07.	n or about September 18, 2007 by
20. 37.	
On the basis of the foregoing, it is charged that you are subject to removal from th provision(s) of law: See Continuation Page Made a Part Hereof EXHIBIT NO.	The United States pursuant to the following
(Date) (Initials	77 A
(Date)	ndent has demonstrated a credible fear opportseouth
This notice is being issued after an asylum officer has found that the response	1 +
This notice is being issued after an asylum officer has found that the respon	1 +
This notice is being issued after an asylum officer has found that the respor or torture. Section 235(b)(1) order was vacated pursuant to: 8CFR 208.30(f)(2) YOU ARE ORDERED to appear before an immigration judge of the United States Ulster Correctional Facility Berme Road Napanoch NEW YORK 12458 (Complete Address of Immigration Court, including Room	S Department of Justice at: Number, if any)
This notice is being issued after an asylum officer has found that the respor or torture. Section 235(b)(1) order was vacated pursuant to: 8CFR 208.30(f)(2) YOU ARE ORDERED to appear before an immigration judge of the United States Ulster Correctional Facility Berme Road Napanoch NEW YORK 12458 (Complete Address of Immigration Court, including Room a date to be set at a time to be set to show why you should no	S Department of Justice at: Number, if any)
This notice is being issued after an asylum officer has found that the respor or torture. Section 235(b)(1) order was vacated pursuant to: 8CFR 208.30(f)(2) YOU ARE ORDERED to appear before an immigration judge of the United States Ulster Correctional Facility Berme Road Napanoch NEW YORK 12458 (Complete Address of Immigration Court, including Room a date to be set at a time to be set to show why you should no (Date) (Time)	Source 235.3(b)(5)(iv) s Department of Justice at: Number, if any) at he removed from the United States based on the
This notice is being issued after an asylum officer has found that the respor or torture. Section 235(b)(1) order was vacated pursuant to: 8CFR 208.30(f)(2) YOU ARE ORDERED to appear before an immigration judge of the United States Ulster Correctional Facility Berme Road Napanoch NEN YORK 12458 (Complete Address of Immigration Court, including Room a date to be set at a time to be set to show why you should no (Date) (Time) MICHAEL ORTIZ	Supervisor Deportation Officer
This notice is being issued after an asylum officer has found that the respor or torture. Section 235(b)(1) order was vacated pursuant to: 8CFR 208.30(f)(2) YOU ARE ORDERED to appear before an immigration judge of the United States Ulster Correctional Facility Berme Road Napanoch NEN YORK 12458 (Complete Address of Immigration Court, including Room a date to be set at a time to be set to show why you should no (Date) (Time) MICHAEL ORTIZ	Solution 8 Section 235.3(b)(5)(iv) s Department of Justice at: Number, if any) at he removed from the United States based on the

Notice to Respondent

Warning: Any statement you make may be used against you in removal proceedings.

Alien Registration: This copy of the Notice to Appear served upon you is evidence of your alien registration while you are under removal proceedings. You are required to carry it with you at all times.

Representation: If you so choose, you may be represented in this proceeding, at no expense to the Government, by an attorney or other individual authorized and qualified to represent persons before the Executive Office for Immigration Review, pursuant to 8 CFR 3.16. Unless you so request, no hearing will be scheduled earlier than ten days from the date of this notice, to allow you sufficient time to secure counsel. A list of qualified attorneys and organizations who may be available to represent you at no cost will be provided with this notice.

Conduct of the hearing: At the time of your hearing, you should bring with you any affidavits or other documents, which you desire to have considered in connection with your case. If you wish to have the testimony of any witnesses considered, you should arrange to have such witnesses present at the hearing.

At your hearing you will be given the opportunity to admit or deny any or all of the allegations in the Notice to Appear and that you are inadmissible or removable on the charges contained in the Notice to Appear. You will have an opportunity to present evidence on your own behalf, to examine any evidence presented by the Government, to object, on proper legal grounds, to the receipt of evidence and to cross examine any witnesses presented by the Government. At the conclusion of your hearing, you have a right to appeal an adverse decision by the immigration judge.

You will be advised by the immigration judge before whom you appear of any relief from removal for which you may appear eligible including the privilege of departure voluntarily. You will be given a reasonable opportunity to make any such application to the immigration judge.

Failure to appear: You are required to provide the DHS, in writing, with your full mailing address and telephone number. You must notify the Immigration Court immediately by using Form EOIR-33 whenever you change your address or telephone number during the course of this preceeding. You will be provided with a copy of this form. Notices of hearing will be mailed to this address. If you do not submit Form EOIR-33 and do not otherwise provide an address at which you may be reached during proceedings, then the Government shall not be required to provide you with written notice of your hearing. If you fail to attend the hearing at the time and place designated on this notice, or any date and time later directed by the Immigration Court, a removal order may be made by the immigration judge in your absence, and you may be arrested and detained by the DHS.

Mandatory Duty to Surrender for Removal: If you become subject to a final order of removal, you must surrender for removal to one of the offices listed in 8 CFR 241.16(a). Specific addresses on locations for surrender can be obtained from your local DHS office or over the internet at http://www.ice.gov/about/dro/contact.htm. You must surrender within 30 days from the date the order becomes administratively final, unless you obtain an order from a Federal court, immigration court, or the Board of Immigration Appeals staying execution of the removal order. Immigration regulations at 8 CFR 241.1 define when the removal order becomes administratively final. If you are granted voluntary departure and fail to depart the United States as required, fail to post a bond in connection with voluntary departure, or fail to comply with any other condition or term in connection with voluntary departure, you must surrender for removal on the next business day thereafter. If you do not surrender for removal as required, you will be ineligible for all forms of discretionary relief for as long as you remain in the United States and for ten years after departure or removal. This means you will be ineligible for asylum, cancellation of removal, voluntary departure, adjustment of status, change of nonimmigrant status, registry, and related waivers for this period. If you do not surrender for removal as required, you may also be criminally prosecuted under section 243 of the Act.

Request for Prompt Hearing

To expedite a determination in my case, I request an immediate hearing. I waive my right to a 10-day period prior to appearing before an immigration judge.

Before: As The 3419 EBH	(Signature of Respondent)
(Signature and Title of Immigration Officer)	
Certificate of Service	함께 로 위
This Notice To Appear was served on the respondent by me on 239(a)(1)(F) of the Act. in person	in the following manner and in compliance with section by regular mail
Attached is a list of organization and attorneys which provide free legal services. The alien was provided oral notice in the	f the time and place of his or her hearing and of the

Form I-862 Page 2 (Rev. 08/01/07)

U.S. Department of Homeland Security

Continuation Page for Form 1862

Signature Mith A. A. Michael Ortiz	Title Supervisor Deportation Officer
	2008 MAY 27 AH 8: 42 E OTE SA CHASE TO BUTTAL ENGLY
to violate) any law or regulation of a	onvicted of a violation of (or a conspiracy or attempt a State, the United States, or a foreign country s defined in Section 102 of the Controlled Substances gle offense involving possession for one's own use of
at any time after admission, you have section 101(a)(43)(U) of the Act, a la offense described in section 101(a)(43) Section 237(a)(2)(B)(i) of the Immigra	ation and Nationality Act, as amended, in that, at any
at any time after admission, you have Section 101(a)(43)(B) of the Act, an controlled substance, as described in including a drug trafficking crime, as Code.	gration and Nationality Act (Act), as amended, in that, been convicted of an aggravated felony as defined in offense relating to the illicit trafficking in a section 102 of the Controlled Substances Act, s defined in section 924(c) of Title 18, United States
STATES DURSHANT TO THE FOLLOWING PROVI	CHARGED THAT YOU ARE SUBJECT TO REMOVAL FROM THE UNITED ISION(S) OF LAW:
Davino Hopeton WATSON	Event No: NYC0804000899

Form I-831 Continuation Page (Rev. 08/01/07)

U.S. Department of Homeland Security Immigration and Customs Enforcement



		File No.	A46 633 823
a.	# =	Date:	4/10/08
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o any officer of the Imm	aigration and Customs Enforceme	ent delegated authority	pursuant
•	igration and Nationality Act:		
	N		
rom evidence submitted to Davino Hopeton WATS		*	81
Davino Hopeton WAIS	(Full name of alien)		
n alien who entered the Ur	nited States at or near New York,		
August 4, 1998 (Date)	is within the country in	(Port) violation of the immigra	tion laws and is
erefore liable to taken into	o custody as authorized by section	236 of the Immigration as	nd
ationality Act.		04 22 24	
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y virtue of the authority ve	ested in me by the immigration law	s of the United States and	d the
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	ce with the applicable provisions of	in the miningration laws a	iid
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*)	(k)(2),(b)(6).(b)	(7)c ized ICE official)	
9		- 18 Aug	
9	Supervisory D	(Print name of official)	
9	Supervisory D	(Print name of official) Deportation Officer (Title)	
5	2	Deportation Officer (Title)	
	Supervisory D	Deportation Officer (Title)	
	Certificate of Service	e at 16.	
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rved by me at Aucaru () ertify that following such nished a copy of this war	Certificate of Service on on service, the alien was advised con-	e at 16.	
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ertify that following such	Certificate of Service on on on service, the alien was advised contrant.	e **Reportation Officer (Title)	

EXHIBIT H

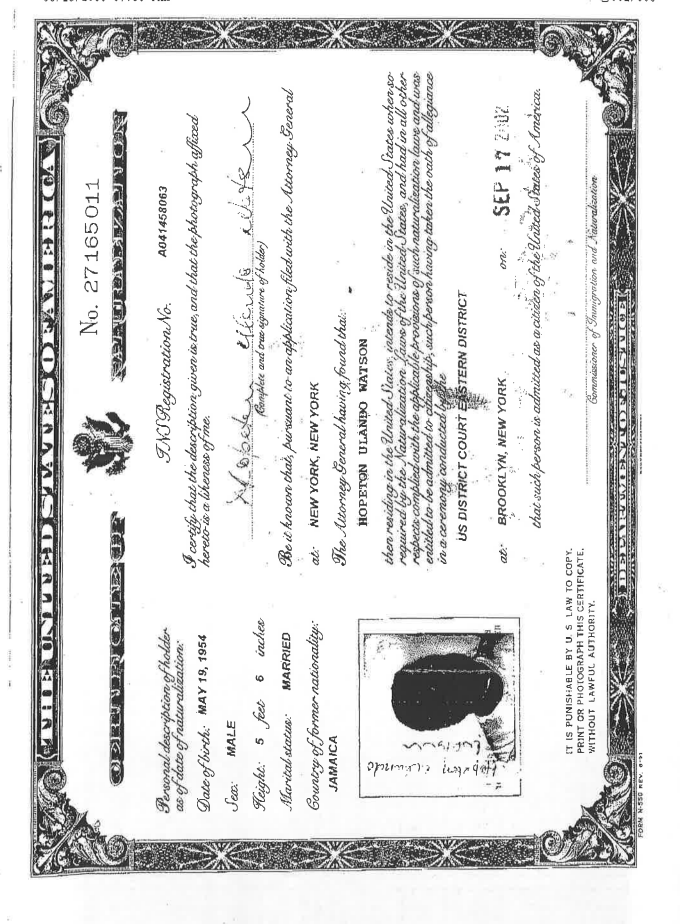


EXHIBIT I

EXECUTIVE OFFICE FOR IMMIGRATION REVIEW IMMIGRATION COURT BATAVIA, NY

WATSON, DAVINO HOPETON C/O OIC - ALLEGANY CO. JAIL 7 COURT ST. BELMONT, NY 14813

RE: WATSON, DAVINO HOPETON INMATE NO:

NOTICE OF HEARING IN REMOVAL PROCEEDINGS

DATE OF NOTICE: May 29, 2008

FILE: A46-633-823

You are hereby notified that a hearing in this case is scheduled rescheduled before an Immigration Court on Jun 25, 2008 at 09:00 A.M. at

4250 FEDERAL DRIVE, ROOM F108 BATAVIA, NY 14020.

You may be represented in this proceeding at no expense to the Government by an attorney or other individual who is authorized and qualified to represent persons before an Immigration Court. If you wish to be represented, your attorney or representative should appear with you at the scheduled hearing.

Except as otherwise ordered by an Immigration Judge, any motions (including motions for continuances and motions to withdraw as counsel), applications, or other correspondence concerning this case should be filed with the Immigration Court at:

4250 FEDERAL DRIVE, ROOM F108

BATAVIA, NY 14020

at least 10 days prior to the scheduled hearing. Evidence of payment of appropriate filing fees must be included.

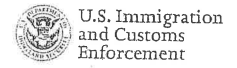
ANYONE EXPECTING TO ENTER THE FACILITY IN ORDER TO APPEAR AT THE IMMIGRATION HEARING IS SUBJECT TO CORRECTIONS DEPARTMENT POLICIES AND PROCEDURES REGARDING ENTRY. CONTACT THE SECURITY OFFICE AT THIS PRISON IN ADVANCE OF THE DAY OF THE HEARING FOR FURTHER SPECIFIC INFORMATION ABOUT ENTRY GUIDLINES.

For information regarding the status of your case, call toll free 1-800-898-7180 OR 703-305-1662.

CERTIFICATE OF SERVICE	
THIS DOCUMENT WAS SERVED BY: MAIL (M) PERSONAL SERVICE (P)	\circ
THIS DOCUMENT WAS SERVED BY: MAIL (M) PERSONAL SERVICE (P) TO: [] ALIEN / ALIEN c/o Custodial Officer [] ALIEN'S ATT/REP DATE: 5/9/08 BY: COURT STAFF Attackments: [] EOIR-33 [] EOIR- 28 [] Legal Services List	DHS
DATE: 3/24/08 BY: COURT STAFF (1. Dellan	
Attackments: [] EOIR-33 [] EOIR- 28 [] Legal Services List	[] Other
	3.4

EXHIBIT J

U.S. Department of Homeland Security 425 I Street, NW Washington, DC 2055b



May 23, 2008

MEMORANDUM FOR:

All Field Office Directors

Detention and Removal Operation

FROM:

Gary E. Mead

Acting Director

Detention and Removal Operations

SUBJECT: Reporting and Investigation of Claims to United States Citizenship

Detention and Removal Operations (DRO) is responsible for the enforcement of United States immigration laws. In the course of performing these duties, our officers are likely of contact individuals who either assert United States citizenship or are unsure of their citizenship. It is imperative that DRO fully investigates all affirmative claims to United States citizenship before an individual is taken into custody or, if already in ICE custody, before final disposition of such individuals' case.

All officers encountering a detainee claiming US citizenship shall immediately notify the Field Office Director (FOD) through their chain of command. The FOD shall make appropriate notification to HQDRO. Each FOD shall ensure that all claims to United States citizenship made by any detainees within their area of responsibility, including ICE detention facilities, during interviews conducted by ICE staff or by 287(g) cross-trained staff, are appropriately reported and investigated.

Interviews with detainees making such claims shall be conducted by at least a senior Immigration Enforcement Agent (IEA) with 6 months Criminal Alien Program (CAP) experience. Interviews will be recorded as a sworn statement and include all questions on the Form I-213, as well as probative questions that will elicit sufficient information to allow ICE to conduct a thorough investigation. This investigation may include vital records searches, family interviews, and other appropriate investigative measures.

If an affirmative claim to United States citizenship is made by a detainee prior to the commencement of removal proceedings, the FOD will, in consultation with HQDRO and the Office of the Principal Legal Advisor (OPLA), determine whether sufficient evidence exists to place that individual into removal proceedings. If an affirmative claim to United States citizenship is made by a detainee already in removal proceedings, each FOD, in consultation with HQDRO and OPLA, will determine the most appropriate course of action.

Subject: Reporting and Investigation of Claims to United states Citizenship Page 2

If a detainee claim to United States citizenship appears to have merit, the FOD, in consultation with HQDRO and OPLA, may consider alternatives to detention (ATD), including the use of the intensive supervision and appearance program (ISAP).

All Field Office Directors shall ensure that all employees, including cross-trained 287(g) staff, in their area of responsibility understand and adhere to this policy. Questions regarding this policy should be directed to James T. Hayes, Jr., Acting Assistant Director, Enforcement.

EXHIBIT K

Office of Detention and Removal Operations

U.S. Department of Homeland Security 425 I Street, NW Washington, DC 20536



July 18, 2008

MEMORANDUM FOR:

Field Office Directors

FROM:

Junes T. Haves, Jr. Acting Director

SUBJECT:

Superseding Guidance on Reporting and Investigation of Claims to United States Citizenship

This Memorandum supersedes the guidance issued on May 23, 2008, titled "Reporting and Investigation of Claims to United States Citizenship."

The office of Detention and Removal Operations (DRO) is responsible for the enforcement of U.S. immigration laws. In the course of exercising their authority under Section 287 of the Immigration and Nationality Act, Title 8 United States Code, Section 1101, DRO officers are likely to encounter individuals who either assert claims to U.S. citizenship or are unsure of their citizenship. It is imperative that DRO officers establish probable cause to believe that an individual is an alien before making an arrest for a charge of removability. Further, DRO officers must fully investigate all claims to U.S. citizenship before an individual is taken into custody or, if already in ICE custody, immediately upon learning of the assertion of citizenship.

All officers who encounter an individual who claims U.S. citizenship shall immediately notify the Field Office Director (FOD) through their chain of command. The FOD shall make the appropriate notification to DRO headquarters. Each FOD shall ensure that all claims to U.S. citizenship made by any individual encountered within their area of responsibility either by ICE DRO staff or 287(g) cross-trained staff are appropriately reported and investigated.

Although 8 U.S.C. § 1357 allows an immigration officer to arrest an alien when the officer has "reason to believe" the alien is illegally present in the U.S., courts have consistently held that in this circumstance this phrase is equivalent to probable cause. See U.S. v. Cantu, 1975, 519 F.2d 494 (7th Cir. 1975), cert. denied, 423 U.S. 1035 (1975); see also Babula v. INS, 665 F.3d 293 (3d Cir. 1981); Au Yi Lau v. INS, 445 F.2d 217 (D.C. Cir. 1971), cert. denied 404 U.S. 864 (1971).

Subject: Superseding Guidance on Reporting and Investigation of Claims to United States Citizenship

Interviews with detainees making claims to U.S. citizenship shall be conducted by a senior Immigration Enforcement Agent (IEA) at a minimum. Interviews will be recorded as sworn statements and include all questions on the Form I-213. The statement must also include probative questions that will elicit as much information as possible to assist ICE in conducting a thorough investigation of the individual's claim. This investigation may include vital records searches, family interviews, and other appropriate investigative measures.

If an affirmative claim to U.S. citizenship is made by an individual prior to the commencement of removal proceedings, the FOD, after notification to DRO headquarters and in consultation with the Office of the Principal Legal Advisor (OPLA), will determine whether sufficient evidence exists to place that individual into removal proceedings. If an affirmative claim to U.S. citizenship is made by an individual already in removal proceedings and in custody, each FOD, after notification to DRO headquarters and in consultation with OPLA, will immediately review and make a decision as to whether custody should continue pending completion of the investigation of the citizenship claim.

All FODs shall ensure that all DRO employees, including cross-trained 287(g) staff, in their area of responsibility, understand and adhere to this policy. Questions regarding this policy should be directed to Christopher Shanahan, Acting Assistant Director, Enforcement.

EXHIBIT L

Referred to another gov't agency

Office of Detention and Removal Operations

U.S. Department of Honteland Scennig 425 I Street, NW Washington, IJC 20536



NOV 0 6 2008

MEMORANDUM FOR:

FROM:

SUBJECT:

Field Office Directo

Director

Superseding Guidance on Reporting and Investigating Claims

to United States Citizenship

This Memomndum supersedes the guidance issued on July 18, 2008, entitled "Superseding Guidance on Reporting and Investigation of Claims to United States Citizenship."

The Office of Detention and Removal Operations (DRO) is responsible for the enforcement of U.S. immigration laws. In the course of exercising authority under section 287 of the immigration and Nationality Act, 8 U.S.C. § 1357, DRO officers may encounter individuals who either assert claims to U.S. citizenship or are unsure of their citizenship. Prior to making a warrantless arrest of such an individual, DRO officers must ensure that s/he has reason to believe that the individual to be arrested is in the United States in violation of a law or regulation governing the admission, exclusion, expulsion or removal of aliens. Moreover, DRO officers must fully investigate all claims to U.S. citizenship immediately upon learning of the assertion of citizenship.

All officers who encounter an individual who they have reason to believe is in the United States in violation of law, as set forth in the preceding paragraph, but who claims U.S. citizenship, shall immediately notify the Field Office Director (FOD) through their chain of command. The FOD shall make the appropriate notification to DRO headquarters. Each FOD shall ensure that all affirmative claims to U.S. citizenship made by any individual

¹ Some U.S. courts have equated the "reason to believe" standard found in 8 U.S.C. § 1357(a)(2) with a "probable cause" standard. See U. S. v. Cantu, 1975, 519 F.2d 494 (7th Cir. 1975), cert. denied, 423 U.S. 1035 (1975); see also Babula v. INS, 665 F.3d 293 (3d Cir. 1981); <u>Au Yi I.nu v. INS</u>, 445 F.2d 217 (D.C. Cir. 1971), cert. denied 404 U.S. 864 (1971).



www.ice.gov

Referred to another gov't agency

Subject: Superseding Guidance on Reporting and Investigating Claims to United States Citizenship

encountered within their area of responsibility are appropriately reported and investigated.

Interviews with detainees making claims to U.S. citizenship shall be conducted by either a Supervisory Immigration Enforcement Agent (SIEA) or Deportation Officer. Interviews will be recorded as sworn statements and include all questions needed to complete all fields on a Form 1-213. In addition, the sworn statement must include probative questions designed to elicit information sufficient to allow an investigation of the person's claim of citizenship. This investigation may include vital records searches, family interviews, and other appropriate investigative measures.

If an affirmative claim to U.S. citizenship is made by an individual prior to the commencement of removal proceedings, the FOD will, in consultation with DRO headquarters and local Office of Chief Counsel (OCC), determine whether sufficient evidence exists to place that individual into removal proceedings. If an affirmative claim to U.S. citizenship is made by an individual following the issuance of the Notice of Appear (NTA), each OCC, in consultation with the FOD, who where necessary, should consult with HQ DRO, will determine the most appropriate course of action with respect to the disposition of the NTA and termination of the case, while providing any necessary advice to the FOD as to changes to the individual's custody conditions.

FODs shall ensure that all DRO employees in their area of responsibility (inclusive of those state, local or tribal cross-trained 287(g) officers) who are under their control, understand and adhere to this policy. Questions regarding this policy should be directed to Christopher Shanahan, Acting Assistant Director, Enforcement.

FOR C FICIAL SE ONLY LAW EN DICEM NT SENSITIVE

EXHIBIT M

Policy Number: 16001.1 FEA Number: 045-01

Office of the Assistant Secretary

U.S. Department of Homeland Security 500 12th Street, SW Washington, D.C. 20536



NOV 1 9 2009

MEMORANDUM FOR:

Field Office Directors

Special Agents in Charge

Chief Counsels

FROM:

John Morton

Assistant Secretary

SUBJECT:

Superseding Guidance on Reporting and Investigating Claims

to United States Citizenship

This memorandum supersedes the guidance issued on November 6, 2008, entitled "Superseding Guidance on Reporting and Investigating Claims to United States Citizenship." This guidance is intended to ensure claims to U.S. citizenship receive immediate and careful investigation and analysis.

While performing their duties, U.S. Immigration and Customs Enforcement (ICE) officers, agents, and attorneys, may encounter aliens who are not certain of their status or claim to be United States citizens (USC). As the Immigration and Nationality Act (INA) provides numerous avenues for a person to derive or acquire U.S. citizenship, ICE officers, agents, and attorneys, should handle these matters with the utmost care and highest priority. While some cases may be easily resolved, because of the complexity of citizenship and nationality law, many may require additional investigation and substantial legal analysis. As a matter of law, ICE cannot assert its civil immigration enforcement authority to arrest and/or detain a USC. Consequently, investigations into an individual's claim to U.S. citizenship should be prioritized and Office of Investigations (OI) and Detention and Removal Operations (DRO) personnel must consult with the Office of the Principal Legal Advisor's (OPLA) local Office of the Chief Counsel (OCC) as discussed below.

Claims at the Time of Encounter

When officers and agents encounter an individual who they suspect is without lawful status but claims to be a USC, the situation will fall into one of three categories: 1) evidence indicates the person is a USC; 2) some evidence indicates that the individual may be a USC but is inconclusive; and 3) no probative evidence indicates the individual is a USC. If evidence indicates the individual is a USC, ICE should neither arrest nor place the individual in removal proceedings. Where there is *some* probative evidence that the individual is a USC, officers and agents should consult with their local OCC as soon as practicable. After evaluating the claim, if the evidence of U.S. citizenship outweighs evidence to the contrary, the individual should not be taken into custody. The person may, however, still be placed in removal proceedings if there is reason to believe the

Subject: Superseding Guidance on Reporting and Investigating Claims to United States Citizenship

individual is in the United States in violation of law. Finally, where no probative evidence of U.S. citizenship exists and there is reason to believe the individual is in the United States in violation of law, the individual may be arrested and processed for removal. In all cases, any uncertainty about whether the evidence is probative of U.S. citizenship should weigh against detention.

Claims by Individuals Subject to an NTA

Agents and officers must fully investigate the merits of any claim to citizenship made by an individual who is subject to a Notice to Appear (NTA), whether the claim was made before or after the NTA was served on the individual. Such investigations should be prioritized and OI and DRO personnel should consult with their local OCC as soon as practicable when investigating such claims. In addition, OI and DRO, along with their local OCC, must jointly prepare a memorandum examining the claim using the attached template. A notation should be made in the Enforce Alien Removal Module (EARM) and a copy of the memorandum should be placed in the alien's A-file. The memorandum should also be saved in the General Counsel Electronic Management System (GEMS) and notated using the designated GEMS barcode.

Claims by Detained Individuals

If an individual already in custody claims to be a USC, an officer must immediately examine the merits of the claim and notify and consult with his or her local OCC. If the individual is unrepresented, an officer must immediately provide the individual with the local Executive Office for Immigration Review (EOIR) list of pro bono legal service providers, even if one was previously provided.

DRO and OPLA must also jointly prepare and submit a memorandum examining the claim and recommending a course of action to the HQDRO Assistant Director for Operations at the "USC Claims DRO" e-mailbox and to the HQOPLA Director of Field Operations at the "OPLA Field Legal OPS" e-mailbox. Absent extraordinary circumstances, this memorandum should be submitted no more than 24 hours from the time the individual made the claim. HQDRO and HQOPLA will respond to the field with a decision on the recommendation within 24 hours. A notation should be made in EARM and a copy of the memorandum and resulting decision should be placed in the alien's A-file. The memorandum and resulting decision should also be saved in GEMS and notated using the designated GEMS barcode.

If the individual's claim is credible on its face, or if the investigation results in probative evidence that the detained individual is a USC, the individual should be released from detention. Any significant change in circumstances should be reported to the "USC Claims DRO" e-mailbox and the "OPLA Field Legal Ops" e-mailbox.

Examination of the Merits

Interviews with detainees making such claims must be conducted by an officer or agent in the presence of and/or in conjunction with a supervisor. Interviews will be recorded as sworn statements and must include all questions needed to complete all fields on a Record of Deportable

Subject: Superseding Guidance on Reporting and Investigating Claims to United States Citizenship

Alien, Form I-213. In addition, the sworn statement must include additional probative questions designed to elicit information sufficient to allow a thorough investigation of the person's claim of citizenship. Additional steps to be taken may include vital records searches, family interviews, and other appropriate investigative measures. Officers and agents should also work with their local United States Attorney's Office to ensure that any statement includes information sufficient to use in prosecuting appropriate cases under 18 U.S.C. § 911, should it ultimately come to light that the individual intentionally made a false claim to U.S. citizenship.

State and Local Officers with Authority under INA § 287(g)

Field Office Directors (FODs) and Special Agents in Charge (SACs) shall ensure that all state and local officers with delegated immigration authority pursuant to INA § 287(g) within their area of responsibility understand and adhere to this policy. FODs and SACs are expected to thoroughly investigate all USC claims made by individuals encountered by 287(g) designated officers.

EXHIBIT N

Case 1:14-cv-06459-JBW-PK Document 1-1 Filed 10/31/14 Page 45 of 74 PageID #: 72 EARM Case Comments



Page 1 of 3

Person(O(2),(b)(7)(e) M DOB 11/17/1984 Current Age 27 COB: JAMAI COC: JAMAI
Subject ID 27/1221488 Processing Disposition. Warrant of Arrest/Notice to Appear
Casch(2),(b)(7)(e)e Catch(2),(b)(7)(e)e: BUF - EARM ERRORS
Final Order or Kernoval: No Time in Custody: N/A Special Class: Aggravated Felon **Detention History** Final Order Date: N/A Depart / Cleared Status: ACTIVE Proceed With Removal: N/A Days Final Order in Effect: N/A

Watson, Davino Hopeton Hopeton 046 633 823

Comments

FILTER BY COMMENT TYPE	SHOW / H	IDE DELETED COMMENTS		 ren No. 4 (and
EARM	Show	Deleted Comments		
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All Dates	40.10			İ

All of the following comments are related to Case ((k)(2)(b)(7)(e)

Date Entered	Entered By	Type	Comments
11/02/2011 03:54 PM		ADM	Per OPLA on 11/2/2011 Subject was determined to Derive USC Citizenship. Subject was released.
10/25/2011 01:52 PM		ADM	trsf from Balavia
10/25/2011 01:26 PM		ADM	
10/24/2011 12:32 PM		ADM	
10/24/2011 09:00 AM		ADM	4
10/24/2011 07:15 AM		ARM	Case transferred to ETW ? ERO Etowah, AL sub office. Subject has a case appeal pending with the BIA.
10/17/2011 08:38 AM	()(2).(b)(6),(b)(7	ARM	10/17/11: BIA Pending / case remanded to BIA from Second Circuit Court on 05/31/11.
10/06/2011 09:05 AM	()(2),(0)(0),(0)(1	ARM	10/06/11: BIA Pending / case remanded to BIA from Second Circuit Court on 05/31/11
10/04/2011 12:29 PM		ARM	10/04/11: BIA Pending / case remanded to BIA from Second Circuit Court on 05/31/11
09/30/2011 04:08 PM		ARM	09/30/11: BIA Pending / case remanded to BIA from Second Circuit Court on 05/31/11.
09/20/2011 04:38 PM		ARM	09/20/11: BIA Pending / case remanded to BIA from Second Circuit Court on 05/31/11.
09/08/2011 09:17 AM		ARM	09/08/11: BIA Pending / case remanded to BIA from Second Circuit Court on 05/31/11.
08/30/2011 06:49 AM		ARM	08/30/11: BIA Pending / case remanded to BIA from Second Circuit Court on 05/31/11,
08/24/2011 09:30 AM		ARM	06/30/11: Consulting with OIL Attorney regarding case status. Did not do yearly POCR due to case being a 236 case, will revisit due to changes in Western District Courts. Attached is a copy of the Second Circuit decision in Wang v. Ashcroft, 320 F;3d 130 (2d Cir. 2003), which holds that the INA 241 removal period does not start when a circuit court issues a stay of removal order while judicial review of the removal order is pending before the circuit court. When a judicial stay of removal order is issued by the circuit court during judicial review of a removal order, the 90 day removal period under INA 241 does not start until the circuit court issues a final order granting or denying/dismissing the petition for review (PFR). Wang was a habeas case under review at the circuit on an appeal from the district court denial of a habeas petition seeking judicial review of a removal order. Judicial review of removal orders by district courts, in habeas proceedings, was abolished by legislation two years later. Notwithstanding, the Wang holding applies to a circuit court PFR authorized under the current INA 242 judicial review provisions. When a circuit court stay of removal order is issued in PFR proceedings, the alien petitioner continues to be detained under INA 236 (rather than INA 241) until the circuit court issues a final order in the PFR proceedings. At that point, the removal period and custody under INA 241 commences. Jim James W Grable Buffalo Chief Counsel DHS/ICE/OPLA (7.6)(25.10)(6), (8)(7.6)(5)(6), (b)(7.6)(7.6)(6).
08/23/2011 07:16 PM		EARM	Case remanded to the BIA by the U.S. Court of Appeals for the 2nd Circuit on 05/31/11. Case is currently pending with the BIA. New I-286 served on subject, subject is not a Final Order at this point in time.
	(2),(b)(6),(b)(7)	ŞARM	05/30/11: Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect
05/02/2011 01:34 PM		EARM	04/29/11: Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect

Date Entered	Entered Rv	Туре	Comments
04/13/2011 07:39 AM		EARM	04/13/11: Subject issued POCR Notice and worksheet
03/24/2011 02:29 PM		EARM	03/24/11: Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect
02/25/2011 10:11 AM		EARM	02/25/11: Per PACER: Pelition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect
01/27/2011 03 00 PM		EARM	01/27/11: Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect
12/27/2010 01:07 PM		EARM	12/27/10 Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect
11/17/2010 08:47 AM		EARM	11/17/10 Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending, Stay of removal in effect
10/13/2010 08:17 PM	MEAN NO.	EARM	10/13/10 Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending, Stay of removal in effect
09/07/2010 05:38 PM		EARM	09/07/10 Per PACER: Pelition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending, Stay of removal in effect
07/28/2010 07:25 AM		EARM	07/28/10 Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect
06/28/2010 02:20 PM		EARM	Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect
06/02/2010 01:53 PM		EARM	Served Continue Detention Letter from year review. Next POCR due 05/11/11. Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect - View Revision History
05/26/2010 11:09 AM		EARM	Joint Memo completed per HQ request regarding subjects claim to USC in court in 2008. Subject was issued an N-600 application in court by DHS that was denied by CIS. Subject's appeal to AAO was also dismissed. CIS Officer. (b) (2001acted of feet b) (6) (b) (2001acted of feet b) (6) (b) (7) advised that nothing further has to be complete on their end, subject's N-600 via and has nothing in it that would change View Revision History
05/25/2010 12:12 PM		EARM	05/25/10 Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect, Subject's yearly POCR routed to SDDO for review and routing for signatures.
04/23/2010 09:42 AM		EARM	Per PACER: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
04/14/2010 09:22 AM	So Thu Filling	EARM	Issued 30 day POCR Notice and Worksheet
03/26/2010 07:53 AM	(k)(2),(b)(6),(b)(7	E ARM	Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
02/11/2010 08:35 AM		EARM	Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
01/28/2010 01:06 PM		EARM	Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
01/14/2010 12:12 PM		EARM	Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
01/06/2010 09:26 AM	152	EARM	Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
12/24/2009 06:36 AM		EARM	Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
12/15/2009 08:18 AM		EARM	Pelition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
12/04/2009 09:52 AM		EARM	Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
11/20/2009 09:42 AM		EARM	11/20/2009: Petilion for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect,
11/09/2009 01:00 PM		EARM	11/9/2009: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
11/02/2009 04:05 AM		EARM	11/2/2009: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
10/26/2009 12:20 PM	17. 51	EARM	10/13/2009: Pelition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect View Revision History
10/26/2009 12:19 PM	(I) A	EARM	10/26/2009: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
10/19/2009 09:38 AM		EARM	10/19/2009: Petition for Review with 2nd Circuit Court of Appeals # 09-0657 is pending. Stay of removal in effect.
10/12/2009 08:13 AM		EARM	2nd Circuit case 09-0657 was dismissed on 08/31/09-mandate issued. However, the mandate was recalled on 10/08/09, the petition for review was reinstated and the alien has a stay of removal pending the outcome of the petition for review.
10/05/2009 12:25 PM		EARM	Subject interviewed by Consulate; subject has sent paperwork to Consulate indicating that

Date Entered E	Entered By	Туре	Comments
		ı.	he is filing additional litigation with the 2nd Circuit. Consulate wants to hold off on issuing the TD until his fate is determined by the 2nd Circuit.
10/01/2009 02:59 PM		EARM	Per Mr. Blythe, Consulate will issue a TD upon the receipt of an itinerary. Subject will be removed via October's JPATS Flight.
10/01/2009 08:41 AM		EARM	Email'd copy of Pacer print out to Consulate, showing that 2nd Circuit Liligation has been dismlssed.
09/25/2009 11:36 AM		EARM	9-25-2009; Case given to JPATS team for removal.
09/24/2009 01:34 PM		EADM	
09/24/2009 12:34 PM		EADM	
09/22/2009 03:44 PM		EARM	8/31/09 Notice to all parties of Mandate dated 8/31/09. [Entry date Aug 31(2029)](b)(6),(b)(7)(6)
08/26/2009 12:54 PM		EARM	8-26-2009; Received message from (2), (b) (6), (b) (7) the said that the Mandate is expected to be issued on / about 8/31/(2), (b) (6), (b) (7) PACER for it.
08/26/2009 10:43 AM		EARM	8-26-2009; Left message witt (k)(2),(b)(6),(b)(7)c and Circuit @ (\$\pi_2\$)(b)(6),(b)(7)c requesting information on when the Mandate will be issued in the case.
08/26/2009 10:40 AM		EARM	8-26-2009; Mandate not issued yet.
07/27/2009 12:27 PM		EARM	7-27-2009; Subject's 2nd Circuit appeal W/Stay (#09-0657) was denied on 7-9-2009. Mandate has not been Issued (yet).
06/10/2009 06:05 PM),(b)(6),(b)(7	EARM	6-10-2009; Subject's 2nd Circult appeal W/Stay still pending (#09-0657).
05/11/2009 08:55 AM	71071071071	EARM	5-11-2009; Recived A-File back from Buffalo Field Office 5-11-2009. Subject served with 90 day POCR decision to continue custody.
05/04/2009 06:01 PM		EARM	5-4-2009; Subject's PFR is still pending.
04/30/2009 06:41 PM		EARM	4-30-2009; Subject's 2nd Circuit PFR is still pending
04/20/2009 05:29 PM		EARM	04/16/09 informed by Consulate(2) (b)(6) (b)(7) TD is ready for issuance upon the receipt of an itinerary. Info(ty)(2) (b)(6) (b)(7) subject has litigation pending and we cannot accept a TD until his litigation is resolved.
03/13/2009 02:45 PM		EARM	Subject filed an appeal with the Second Circuit Court of appeals, Docket #09-0657ag. File returned to docket for monitoring.
03/10/2009 11:25 AM		EARM	Subject advised Consultae that he has 2nd Circuit Litigation Filed with a Stay of Removal and did not wish to proceed with the interview. Subject claims to have filed litigation late last week and will provide me with a docket # on rounds this week.
03/06/2009 11:03 AM		EARM	Interview scheduled with Consulate's (k)(2),(b)(6),(b)(7)con 03/10/09 at 1000.
02/20/2009 08:17 AM		EARM	ETD completed on this date
02/20/2009 08:10 AM		EARM	BIA APPEAL HAS BEEN DISMISSED- FILE TO DO FOR DEPORTATION
11/14/2008 10:46 AM		EARM	subj reserved appeal due by 12/15/2008
08/09/2008 03:43 PM E	ARM_MIG	EARM	FILE LOCATION: TRANS/BUF
08/09/2008 02:34 PM E	ARM_MIG	EARM	CENF:COURT 7/10/08. N-600 FWD TO BTV LITIGATION ON 7/11/08.
08/09/2008 01:55 PM E	ARM_MIG	EARM	RUTH NTA - EPR OF 5/8/08. EILE TO BUF 4/11/08. CENF:5/21/08:FILE NFTS TO BTV/LIT FOR HE(祝文)(b)(6)(b)(7)c
06/23/2008 08:09 AM	ARMR3_MIG	EADM	
06/23/2008 08:09 AM E	ARMR3_MIG	EADM	All property and valuables at Allegany County Jail
05/08/2008 05:42 PM E	ARMR3_MIG	EADM	All property and valuables at Allegany County Jail

Comment Type Legend
EARM: Case comments entered in the EARM system.
EADM: Detention comments entered in the EADM system.
ATD: Alternatives to Detention comments entered in the EARM system.

EXHIBIT O

U.S. Department of Homeland Security 4250 Federal Drive Batavia, New York 14020



MEMORANDUM FOR: DIRECTOR OF FIELD LEGAL OPERATIONS, OPLA

ASSISTANT DIRECTOR FOR FIELD OPERATIONS, DRO

FROM:

Chief Counsel, AOR, OPLA

Field Office Director, Field Office, DRO

SUBJECT:

Case Analysis - Claim to United States Citizenship

A46 633 823

STATEMENT OF THE CASE:

The subject, Davino WATSON, DOB 11/17/1984, a native and citizen of Jamaica, entered the United States on August 4, 1998 at New York, New York as an immigrant class F2-2. WATSON was encountered and interviewed by a Castle Point, New York Immigration and Customs Enforcement (ICE) Agent on October 9, 2007 at the Downstate Correctional Facility. On April 10, 2008, a Notice to Appear (NTA) was issued for the subject charging him with violating sections 237(a)(2)(A)(iii) and 237(a)(2)(B)(i) of the Immigration and Nationality Act (INA). On June 25, 2008, WATSON claimed to be a United States Citizen (USC) in Immigration Court and was provided with an N-600 application by DHS. On July 11, 2008, WATSON's Alien file and N-600 application were forwarded to CIS for adjudication. On August 4, 2008, WATSON's N-600 application was denied by CIS. WATSON filed an appeal of his N-600 application denial with the Administrative Appeals Office (AAO). His appeal was dismissed on September 17, 2008.

FACTS:

The subject, Davino WATSON, DOB 11/17/1984, a native and citizen of Jamaica, entered the United States on August 4, 1998 at New York, New York as an immigrant class F2-2. At that time, he was 13 years old.

Case 1:14-cv-06459-JBW-PK Document 1-1 Filed 10/31/14 Page 50 of 74 PageID #: 77

His mother (k)(2),(b)(6),(b)(7)c (mother) was born in Jamaica and never became an USC. The subject's father (k)(2),(b)(6),(b)(7)c was born or (k)(2),(b)(6),(b)(7)c in Jamaica and became a naturalized USC on September 17, 2002, when WATSON was 17 years old. There is no evidence that WATSON's parents were every legally married.

On November 23, 2004, WATSON was convicted of Attempted Robbery 2nd Degree, in Kings County Supreme Court, New York and was sentenced to 30 days incarceration and 5 years probation. On February 22, 2006, WATSON was re-sentenced to 8 months incarceration. On August 28, 2007, WATSON was convicted of Attempted Criminal Sale of a Controlled Substance in the 3rd Degree, in New York County Supreme Court, New York and was sentenced to 42 months incarceration, 2 years post release supervision, and license suspension for 6 months.

On October 9, 2007, WATSON was encountered and interviewed by a Castle Point, New York Immigration and Customs Enforcement (ICE) Agent at the Downstate Correctional Facility. On April 10, 2008, a Notice to Appear (NTA) was issued for the subject charging him with violating sections 237(a)(2)(A)(iii) and 237(a)(2)(B)(i) of the Immigration and Nationality Act (INA). On May 08, 2008, WATSON was taken into ICE custody upon completing his sentence with the New York State Department of Correctional Services (NYSDOCS). WATSON was served a NTA in person on May 08, 2008 and placed into removal proceedings.

On June 25, 2008, WATSON claimed to be a United States Citizen (USC) in Immigration Court and was provided with an N-600 application by DHS. On July 11, 2008, WATSON's Alien file and N-600 application were forwarded to CIS for adjudication. On August 4, 2008, WATSON's N-600 application was denied by CIS. WATSON filed an appeal of his N-600 application denial with the Administrative Appeals Office (AAO). His appeal was dismissed on September 17, 2008.

On November 13, 2008, WATSON was ordered removed by an Immigration Judge (IJ). WATSON did not accept the decision of the IJ and reserved his right to appeal. On November 26, 2008, WATSON filed an appeal with the Board of Immigration Appeals (BIA). On February 5, 2009, WATSON's appeal with the BIA was dismissed. WATSON currently has a Second Circuit PFR with a stay of removal pending.

LEGAL ANALYSIS

Section 321 INA, as it existed prior to WATSON's eighteenth birthday, states, in relevant part, the following:

- (a) a child born outside of the United States of alien parents, becomes a citizen of the United States upon fulfillment of the following conditions:
 - (1) The naturalization of both parents; or
 - (2) The naturalization of the surviving parent if one of the parents is deceased; or
- (3) The naturalization of the parent having legal custody of the child when there has been a legal separation of the parents or the naturalization of the mother if the child was

born out of wedlock and the paternity of the child has not been established by legitimation; and if

- (4) Such naturalization takes place while such child is under the age of eighteen years; and
- (5) Such child is residing in the United States pursuant to a lawful admission for permanent residence at the time of the naturalization of the parent last naturalized under clause (1) of this subsection, or the parent naturalized under clause (2) or (3) of this subsection, or thereafter begins to reside permanently in the United States while under the age of eighteen years.
- (b) Subsection (a) of this section shall apply to an adopted child only if the child is residing in the United States at the time of naturalization of such adoptive parents, in the custody of his adoptive parent or parents, pursuant to a lawful admission for permanent residence.

Section 320 INA, the law as it existed at the time of WATSON's birth and prior to his eighteenth birthday, states the following:

- (a) A child born outside of the United States, automatically becomes a citizen of the United States when all of the following conditions have been fulfilled:
- (1) At least one parent of the child is a citizen of the United States, whether by birth or naturalization
 - (2) The child is under eighteen years.
- (3) The child is residing in the United States in the legal and physical custody of the citizen parent pursuant to a lawful admission for permanent residence.
 - (b) Subsection (a) shall apply to a child adopted by a United States citizen parent if the child satisfies the requirements applicable to adopted children under 101(b)(1).

Title 8 of the Code of Federal Regulations (CFR) Section 320.1 states that "Child" means a person who meets the requirements of Section 101(c)(1) of the Act.

INA Section 101(c)(1) defines child as follows:

- (c) As used in title III-
- (1) The term "child" means an unmarried person under twenty-one years of age and includes a child legitimated under the law of the child's residence or domicile, or under the law of the father's residence or domicile, whether in the United States or elsewhere, and, except as otherwise provided in sections 320, and 321 of title III, a child adopted in the United States, if such legitimation or adoption takes place before the child reaches the age of 16 (except to the extent that the child is described in subparagraph (E)(ii) or (F)(ii) of subsection (b)(1), 18a and the child is in the legal custody of the legitimating or adopting parent or parents at the time of such legitimation or adoption.

Pursuant to the definition of "child" as found in INA Section 101(c)(1), INA Sections 320 and 321 provide for derivation of United States citizenship through naturalization of the father of a child born out of wedlock if the child has been legitimated before age sixteen under the law of the child's or father's residence or domicile. Both New York and Jamaican law require marriage of the parents for legitimation (see <u>Matter of Hines</u> 24 I&N Dec. 544 (BIA 2008)). There is no evidence that WATSON's parents were ever married, as such WATSON does not

meet the definition of "child" as described in INA Section 101(c)(1) for purposes of derivative United States citizenship. Although the Department of Homeland Security has held that derivation of United States citizenship under INA Section 320 may apply to children born out of wedlock who have not been legitimated but who have United States citizen mothers, there is no evidence that WATSON's biological mother is or ever was a United States citizen, or that WATSON was ever adopted by a United States citizen mother. Accordingly, WATSON has failed to establish that he naturalized to United States citizenship pursuant to INA Sections 320 or 321.

CONCLUSION AND RECOMMENDATION

BUF OCC and USCIS conclude that WATSON is not a citizen of the United States. WATSON is subject to an order of removal entered by the Immigration Court and affirmed by the Board of Immigration Appeals. It is recommended that WATSON be held in immigration custody pending a decision by the Second Circuit in this case.

EXHIBIT P



Office of the Chief Counsel 130 Delaware Avenue Suite 203 Buffalo, NY 14202

Office: (716)(8)(2),(b)(6),(b)(7)c Fax: (716) 551-5126

MEMORANDUM FOR:

DIRECTOR OF FIELD LEGAL OPERATIONS, OPLA

ASSISTANT DIRECTOR FOR FIELD OPERATIONS,

DRO

FROM:

Chief Counsel, AOR, OPLA

Field Office Director, Field Office, DRO

SUBJECT:

Case Analysis - Claim to United States Citizenship

A46 633 823

STATEMENT OF THE CASE:

The subject, Davino WATSON, DOB 11/17/1984, a native and citizen of Jamaica, entered the United States on August 4, 1998 at New York, New York as an immigrant class F2-2. WATSON was encountered and interviewed by a Castle Point, New York Immigration and Customs Enforcement (ICE) Agent on October 9, 2007 at the Downstate Correctional Facility. On April 10, 2008, a Notice to Appear (NTA) was issued for the subject charging him with violating sections 237(a)(2)(A)(iii) and 237(a)(2)(B)(i) of the Immigration and Nationality Act (INA). On June 25, 2008, WATSON claimed to be a United States Citizen (USC) in Immigration Court and was provided with an N-600 application by DHS. On July 11, 2008, WATSON's Alien file and N-600 application were forwarded to CIS for adjudication. On August 4, 2008, WATSON's N-600 application was denied by CIS. WATSON filed an appeal of his N-600 application denial with the Administrative Appeals Office (AAO). His appeal was dismissed on September 17, 2008.

FACTS:

The subject, Davino WATSON, DOB 11/17/1984, a native and citizen of Jamaica, entered the United States on August 4, 1998 at New York, New York as an immigrant class F2-2. At that time, he was 13 years old.

His mother, (k)(2),(b)(6),(b)(7)c mother) was born in Jamaica and never became an USC. The subject's father, (k)(2),(b)(6),(b)(7)c was born (a)(2),(b)(6),(b)(7)c

(k)(2) (b)(6) din Jamaica and became a naturalized USC on September 17, 2002, when WATSON was 17 years old. There is no evidence that WATSON's parents were every legally married.

On November 23, 2004, WATSON was convicted of Attempted Robbery 2nd Degree, in Kings County Supreme Court, New York and was sentenced to 30 days incarceration and 5 years probation. On February 22, 2006, WATSON was re-sentenced to 8 months incarceration. On August 28, 2007, WATSON was convicted of Attempted Criminal Sale of a Controlled Substance in the 3rd Degree, in New York County Supreme Court, New York and was sentenced to 42 months incarceration, 2 years post release supervision, and license suspension for 6 months.

On October 9, 2007, WATSON was encountered and interviewed by a Castle Point, New York Immigration and Customs Enforcement (ICE) Agent at the Downstate Correctional Facility. On April 10, 2008, a Notice to Appear (NTA) was issued for the subject charging him with violating sections 237(a)(2)(A)(iii) and 237(a)(2)(B)(i) of the Immigration and Nationality Act (INA). On May 08, 2008, WATSON was taken into ICE custody upon completing his sentence with the New York State Department of Correctional Services (NYSDOCS). WATSON was served a NTA in person on May 08, 2008 and placed into removal proceedings.

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On November 13, 2008, WATSON was ordered removed by an Immigration Judge (IJ). WATSON did not accept the decision of the IJ and reserved his right to appeal. On November 26, 2008, WATSON filed an appeal with the Board of Immigration Appeals (BIA). On February 5, 2009, WATSON's appeal with the BIA was dismissed. WATSON currently has a Second Circuit PFR with a stay of removal pending.

LEGAL ANALYSIS:

Section 321 INA, as it existed prior to WATSON's eighteenth birthday, states, in relevant part, the following:

- (a) a child born outside of the United States of alien parents, becomes a citizen of the United States upon fulfillment of the following conditions:
 - (1) The naturalization of both parents; or
 - (2) The naturalization of the surviving parent if one of the parents is deceased;
- or

 (3) The naturalization of the parent having legal custody of the child when there has been a legal separation of the parents or the naturalization of the mother if the child was born out of wedlock and the paternity of the child has not been established by legitimation; and if
- (4) Such naturalization takes place while such child is under the age of eighteen years; and
- (5) Such child is residing in the United States pursuant to a lawful admission for permanent residence at the time of the naturalization of the parent last naturalized under

clause (1) of this subsection, or the parent naturalized under clause (2) or (3) of this subsection, or thereafter begins to reside permanently in the United States while under the age of eighteen years.

(b) Subsection (a) of this section shall apply to an adopted child only if the child is residing in the United States at the time of naturalization of such adoptive parents, in the custody of his adoptive parent or parents, pursuant to a lawful admission for permanent residence.

Section 320 INA, the law as it existed at the time of WATSON's birth and prior to his eighteenth birthday, states the following:

- (a) A child born outside of the United States, automatically becomes a citizen of the United States when all of the following conditions have been fulfilled:
- (1) At least one parent of the child is a citizen of the United States, whether by birth or naturalization
 - (2) The child is under eighteen years.
- (3) The child is residing in the United States in the legal and physical custody of the citizen parent pursuant to a lawful admission for permanent residence.
 - (b) Subsection (a) shall apply to a child adopted by a United States citizen parent if the child satisfies the requirements applicable to adopted children under 101(b)(1).

Title 8 of the Code of Federal Regulations (CFR) Section 320.1 states that "Child" means a person who meets the requirements of Section 101(c)(1) of the Act.

INA Section 101(c)(1) defines child as follows:

- (c) As used in title III-
- (1) The term "child" means an unmarried person under twenty-one years of age and includes a child legitimated under the law of the child's residence or domicile, or under the law of the father's residence or domicile, whether in the United States or elsewhere, and, except as otherwise provided in sections 320, and 321 of title III, a child adopted in the United States, if such legitimation or adoption takes place before the child reaches the age of 16 (except to the extent that the child is described in subparagraph (E)(ii) or (F)(ii) of subsection (b)(1)), 18a/ and the child is in the legal custody of the legitimating or adopting parent or parents at the time of such legitimation or adoption.

Pursuant to the definition of "child" as found in INA Section 101(c)(1), INA Sections 320 and 321 provide for derivation of United States citizenship through naturalization of the father of a child born out of wedlock if the child has been legitimated before age sixteen under the law of the child's or father's residence or domicile. Both New York and Jamaican law require marriage of the parents for legitimation (see Matter of Hines 24 I&N Dec. 544 (BIA 2008)).

However, the issue remains as to whether <u>Hines</u> is to be applied purely prospectively or whether it has a retroactive effect. If <u>Hines</u> is a purely prospective interpretation of the law, Watson would be a derivative United States citizen pursuant to <u>Matter of Clahar</u>, 18 I&N Dec.1 (BIA 1981). <u>Clahar</u> held that all children born in Jamaica were legitimate at birth.

Pursuant to <u>Clahar</u>, at the time of his father's naturalization, Watson would have met the definition of child at INA § 101(c)(1) and would have fulfilled the conditions for derivative United States citizenship at INA § 320.

It is, therefore, possible that Watson is a derivative United States citizen.

CONCLUSION AND RECOMMENDATION:

Following further discussion with OPLA HQ, USCIS counsel, and DHS/OGC, it is concluded that Watson has provided probative evidence of United States citizenship based on <u>Clahar</u>. It is recommended that he be immediately released from DHS custody.

EXHIBIT Q

U.S. Department of Homeland Security

Notice to EOIR: Alien Address

Date: November 2, 2011	File No: A046 633 823
To: Office of the Immigration Judge	Event No: (k)(2),(b)(7)(e)
Executive Office for Immigration Review	
Jfk Federal Building 15 New Sudbury St,	. i
Room 320 Boston, Massachusetts 02203	K5
	Tee
	B 1
rom: Department of Homeland Security	€1
Field Office Director 1250 Poydras St Suite 325	2
	:
New Orleans, Louisiana 70113	
Davino Hopeton WATSON Respondent: AKA:	2),
espondent. AKA:	
his is to notify you that this respondent is: Currently incarcerated by other than DHS. A charging document has been betainer- Notice of Action by the DHS (Form I-247) has been filed with the	n served on the respondent and an Immigration institution shown below. He/She is incarcerated at:
Lis/Her anticipated release date is:	——————————————————————————————————————
lis/Her anticipated release date is:	
147	
(A)	
147	
Currently detained by DHS at:	
Currently detained by DHS at:	
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location:	
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: HS motion for change of venue attached. Yes No	
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: HS motion for change of venue attached. Yes No	
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: HS motion for change of venue attached. Yes No	
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: HS motion for change of venue attached. Yes No Released from DHS custody on the following condition(s): Personal recognizance	
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: HS motion for change of venue attached. Yes No Released from DHS custody on the following condition(s): Personal recognizance Order of recognizance (Form I-220A)	3
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: HS motion for change of venue attached. Yes No Released from DHS custody on the following condition(s): Personal recognizance Order of recognizance (Form I-220A) Bond in the amount of \$ Surety bond Cash	3
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: HS motion for change of venue attached. Yes No Released from DHS custody on the following condition(s): Personal recognizance Order of recognizance (Form I-220A) Bond in the amount of \$ Surety bond Cash Other	bond
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: HS motion for change of venue attached. Yes No Released from DHS custody on the following condition(s): Personal recognizance Order of recognizance (Form I-220A) Bond in the amount of \$ Surety bond Cash Other	bond
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: HS motion for change of venue attached. Released from DHS custody on the following condition(s): Personal recognizance Order of recognizance (Form I-220A) Bond in the amount of \$ Surety bond Cash Other Upon release from DHS custody, the respondent reported his/her address a	bond
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: CHS motion for change of venue attached. Released from DHS custody on the following condition(s): Personal recognizance Order of recognizance (Form I-220A) Bond in the amount of \$ Surety bond Cash Other Upon release from DHS custody, the respondent reported his/her address at 1024 E 40th Street	bond
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: CHS motion for change of venue attached. Released from DHS custody on the following condition(s): Personal recognizance Order of recognizance (Form I-220A) Bond in the amount of \$ Surety bond Cash Other Upon release from DHS custody, the respondent reported his/her address at 1024 E 40th Street	bond
Released from DHS custody on the following condition(s): Personal recognizance Order of recognizance (Form I-220A) Bond in the amount of \$ Surety bond Cash Other Upon release from DHS custody, the respondent reported his/her address at 1024 E 40th Street	bond
Currently detained by DHS at: Currently detained by DHS and transferred this date to a new location: DHS motion for change of venue attached. Yes No Released from DHS custody on the following condition(s): Personal recognizance Order of recognizance (Form I-220A) Bond in the amount of \$ Surety bond Cash Other Upon release from DHS custody, the respondent reported his/her address at 1024 E 40th Street Brooklyn, New York 11210 Phone not available	bond and telephone number will be: uirements contained in section 239(a)(1)(F)(ii) of the
Currently detained by DHS and transferred this date to a new location: Currently detained by DHS and transferred this date to a new location: CHS motion for change of venue attached. Released from DHS custody on the following condition(s): Personal recognizance Order of recognizance (Form I-220A) Bond in the amount of \$ Surety bond Cash Other Upon release from DHS custody, the respondent reported his/her address at 1024 E 40th Street Brooklyn, New York 11210 Phone not available Upon remigration (k)(2).(b)(6).(b)(7)c	bond and telephone number will be: uirements contained in section 239(a)(1)(F)(ii) of the address form (EOIR-33).
Currently detained by DHS and transferred this date to a new location: Currently detained by DHS and transferred this date to a new location: CHS motion for change of venue attached. Released from DHS custody on the following condition(s): Personal recognizance Order of recognizance (Form I-220A) Bond in the amount of \$	bond and telephone number will be: uirements contained in section 239(a)(1)(F)(ii) of the address form (EOIR-33).

(Printed name of DHS official)

ICE.2014F0IA901.000001

(Location)

EXHIBIT R

(6)(6), (6)(7)(0)

From:

Sent:

To: Cc:

Subject:

(D)(B)(D)(Z)(C)

Wednesday, November 02, 2011 11:38 AM

(60(8) (0)(7)(C)

FW: Watson Brief

Seems like we need to get him out of DHS custody ASAP.

Deputy Chief Counsel

Buffalo Office of Chief Counsel

716-855- (b)(1) (b)(2)(2)(1)

Blackberry: 716-888

*** Attorney/Client Privilege Communication *** Attorney Work Product ***

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From (b)(6)/(b)(/)(0)

Sent: Wednesday, November 02, 2011 11:06 AM

To:

Subject: FW: Watson Brief

USCIS has just issued this determination, which is in agreement with the position in our brief. If so, Watson is a citizen.

Deputy Chief Counsel

U.S. Immigration and Customs Enforcement

Office of Chief Counsel

Stewart Detention Center

146 CCA Road

Lumpkin, Georgia 31815

229-838

office blackberry

202-277 Email:

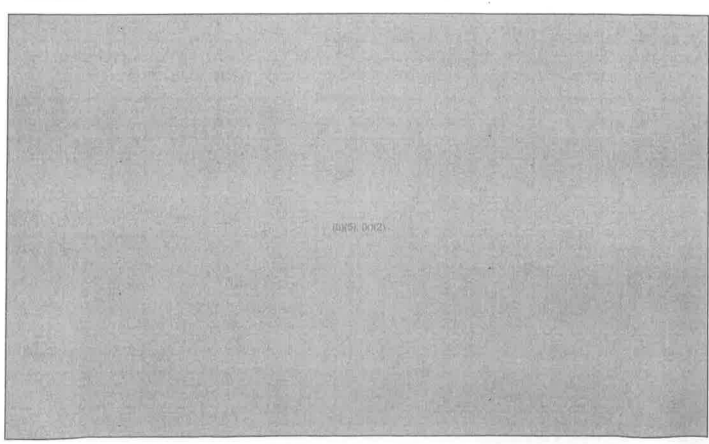
IBIGUL (BIZZIC)

*** Warning *** Attorney/Client Privilege *** Attorney Work Product ***

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From MARIEN	(b)(7)(6) [mailto (b)(7)(6)	
	ay, November 02, 2011 10:58 AM	
To:	(6)(5) (6)(7)(C)	
Subject: RE: W		

Colleagues,



Regards,

(6)(6), (6)(7)(6)

Special Counsel for Field Management Office of the Chief Counsel U.S. Citizenship and Immigration Services Office: 305(69)

Office: 305(5)(C)

EXHIBIT S

Department of Homeland Security U.S. Citizenship and Immigration Services OMB No. 1615-0057, Expires 10/31/08 N-600, Application for Certificate of Citizenship

Print clearly or type your answers, using CAPITAL letters in black ink. Failure to print clearly may delay processing of your application.

Part I. Information about you. (Provide information about yourself, if you are	If your child has an "A" Number,		
a person applying for the Certificate of Citizenship. If you are a U.S. citizen parent applying for a Certificate of Citizenship for your minor child, provide information	write it here:		
about your child).	A#046-633-823		
1. Current legal name	For USCIS Use Only		
Family Name (Last Name)	Returned Receipt		
WATSON	Date		
Given Name (First Name) Full Middle Name (If applicable)	her in		
DAVINO HODETON	Date (A)		
2. Name exactly as it appears on your Permanent Resident Card (If applicable).	Date Resubmitted Date Pate Reloc Sent Date Date Reloc Sent Date		
Family Name (Last Name)	Date NEW Y		
WATSON	Date Date		
Given Name (First Name) Full Middle Name (If applicable)	Reloc Sent		
DAVINO HODETON	This la		
3. Other names used since birth	Date Date		
Family Name (Last Name) Given Name (First Name) Middle Name (If applicable)	Date An		
NONE	Reloc Rec'd		
INDIAK	Date		
	Date		
4. U.S. Social Security # (If applicable) 5. Date of Birth (num/dd/pyyy)	Date Remarks		
085-88-2861	including		
6. Country of Birth 7. Country of Prior Nationality	,		
JAMAICA W.I. JAMAICA	es a se es es		
8. Gender 9. Height	ge fa ga A		
Male Female 5' 11"	N-loon		
	(* 600		
Part 2. Information about your eligibility. (Check only one.)	Action Block		
A. I am claiming U.S. citizenship through:	of Homeland		
A U.S. citizen father or a U.S. citizen mother.	DENIED N I		
Both U.S. citizen parents.	ALIE V A 2008		
A U.S. citizen adoptive parent(s).			
An alien parent(s) who naturalized.	and immigration		
B. I am a U.S. citizen parent applying for a certificate of citizenship on			
behalf of my minor (under 18 years) BIOLOGICAL child.	To Be Completed by Attorney or Representative, if any.		
C. I am a U.S. citizen parent applying for a certificate of citizenship on	Fill in box if G-28 is attached to		
behalf of my minor (less than 18 years) ADOPTED child.	represent the applicant.		
D. Other (Please explain fully)	ATTY State License #		
1			
	Form N-600 (Rev. 10/15/07) Y		

= Pa	rt 3. Additional information about you. (Provide additional information about yourself, if you are applying for the Certificate of Citizenship. If you are a U.S. citizen parent applying for a Certific Citizenship for your minor child, provide the additional information about your minor child).	-					
1.	Home Address - Street Number and Name (Do not write a P.O. Box in this space)	Apartment Number					
	1024 EAST 40th STREET	PVT					
	City County State/Province Country	Zip/Postal Code					
	BROOKLYN KINGS NU USA	11210					
2.		Apartment Number					
	SAME	II.					
	City County State/Province Country	Zip/Postal Code					
3.	Daytime Phone Number (If any) Evening Phone Number (If any) E-Mail Address (If any)						
	(718) 377-7027 (646) 321-3469 TASHA75CLARED	478 YAHOO . COM					
4.	Marital Status	//					
	Single, Never Married ☐ Divorced ☐ Widowed	8					
	Marriage Annulled or Other (Explain)						
_							
5.	Information about entry into the United States and current immigration status A. Larrived in the following manner:						
	Port of Entry (City/State) Date of Entry (mm/dd/yyyy) Exact Name Used at Time of Entry:						
	BKLYN NY JFK 08/15/1998 DAVINO H WAT	ISON					
	B. I used the following travel document to enter:	рич					
	Passport						
	Passport Number Country Issuing Passport Date Passport Issued	d (mm/dd/yyyy)					
	SRC 9900 753390 JAMAICA WI						
	Other (Please Specify Name of Document and Dates of Issuance)						
	N/A						
	C. I entered as:						
	An immigrant (lawful permanent resident) using an immigrant visa						
	A nonimmigrant						
	A refugee						
	Other (Explain)						
	D. I obtained lawful permanent resident status through adjustment of status (If applicable): Date you became a Permanent Resident (mm/dd/yyyy) USCIS Office where granted adjustment of status						
	N/A N/A						
6.	Have you previously applied for a certificate of citizenship or U.S. passport?	(Attach explanation)					
		P. C.					

the		S. citizen parent applying for a Certificate	ut yourself, if you are the person applying for of Citizenship for your minor child, provide			
7.	Were you adopted? No Yes (Please complete the following information):					
	Date of Adoption (mm/dd/yyyy)	Place of Final Adoption (City/State or Country	ry)			
	NA	N/A				
	Date Legal Custody Began (mm/dd/yyyy)	Date Physical Custo	ody Began (mm/dd/yyyy)			
	NA	N/	A			
8.	Did you have to be re-adopted in the U Date of Final Adoption (mm/dd/yyyy)	nited States? No Yes (P	Please complete the following information): otion (City/State)			
	Al /a		JA			
	Date Legal Custody Began (min/dd/yyyy)	Date Physical Custo	Began (mm/dd/yyyy)			
	N/A	N	14			
9.	Were your parents married to each oth	ner when you were born (or adopted)?	No Yes			
10. Have you been absent from the United States since you first arrived? (Only for persons born before October 10, 1952, who are claiming U.S. citizenship at time of birth; otherwise, do not complete this section.) No If yes, complete the following information about all absences, beginning with your most recent trip. If you need more space sheet of paper.						
	Date You Left the United States (mm/dd/yyyy)	Date You Returned to the United States (mm/dd/yyyy)	s Place of Entry Upon Return to the United States			
	N/A	N/A	N/A			
throbeh 1.	ough a U.S. citizen father. If you are a U.	.S. citizen father applying for a Certificate hild, provide information about yourself be				
hrebeh	ough a U.S. citizen father. If you are a U. alf of your minor biological or adopted cl Current legal name of U.S. citizen father Family Name (Last Name)	.S. citizen father applying for a Certificate hild, provide information about yourself beer. Given Name (First Name)	of Citizenship on elow.) Full Middle Name (If applicable)			
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Part 4. Information about U.S. citizen father (or adoptive fathrough a U.S. citizen father. If you are a U.S. citizen father applying behalf of your minor biological or adopted child, provide information	for a Certificate of Citizenship on
6. U.S. citizen by: Birth in the United States Birth abroad to U.S. citizen parent(s) Acquisition after birth through naturalization of alien parent(s) Naturalization Date of Naturalization (mm/dd/yyyy) Place of Naturalization (\(\Delta \)) Certificate of Naturalization Number \[\begin{align*} \text{AD41458063} \end{align*} 7. Has your father ever lost U.S. citizenship or taken any action the parent(s) \[\begin{align*} \text{Constitutes of Naturalization Number} \end{align*} \]	Jame of Court and City/State or USCIS or Former INS Office Location) Former "A" Number (If known) hat would cause loss of U.S. citizenship?
No Yes (Provide full explanation on a separate sheet 8. Dates of Residence and/or Physical Presence in the United State citizenship at time of birth abroad) Provide the dates your U.S. citizen father resided in or was physically pressheet(s) of paper.	es (Complete this <u>only</u> if you are an applicant claiming U.S.
From (mm/dd/yyyy) N/A	To (mm/dd/yyyy)
BROKLYN KINGS N Date of Marriage (mm/dd/yyyy) Place of Marriage (City O9/12/1986 BROOK Spouse's Immigration Status:	Full Middle Name (If applicable) Sonia CLARTY Country of Nationality 4 4 Apartment Number FIT Province Country VSA 11210

citi	rt 5. Information about your U.S. citizen zenship through a U.S. citizen mother (or adop izenship on behalf of your minor biological or a	ntive mother). If you a	re a U.S. citizen n	other applying for a C	Ų
1.	Current legal name of U.S. citizen mother.				
	_	ven Name (First Name)		Full Middle Name (If a	oplicable)
	WATSON (LARDE)	EUNICE		SONIA CA	ART
2.	Date of Birth (mm/dd/yyyy) 3.	Country of Birth		4. Country of Natio	onality
	04/11/1947	JAMAICA	W.I.	USA	
5.	Home Address - Street Number and Name (If dec	eased, so state and enter	date of death)		Apartment Number
	1024 EAST 40th	STREET			PUT
	City County	State/Province	Соц	intry	Zip/Postal Code
	BROOKLYN KINGS	N.Y	,	USA	11210
6.	U.S. citizen by:				
	Birth in the United States				
	Birth abroad to U.S. citizen parent(s)				
	Acquisition_after birth through naturalization o	f alien parent(s)			
	Naturalization			3"	
	Date of Naturalization (mm/dd/yyyy) Plac	e of Naturalization (Nan	ne of Court and City	/State or USCIS)	
	Certificate of Naturalization Number	B of AMERIC	A EASTERI Former "A" Number	1 Dist of NE	WYORK
	35817015				
7.	Has your mother ever lost U.S. citizenship of	r taken any action th	at would cause le	oss of U.S. citizenship	?
	X No Yes (Provide full explanation	on on a separate sheet(s)	of paper.)		
8.	Dates of Residence and/or Physical Presence citizenship at time of birth abroad)			if you are an applicant c	laiming U.S.
	Provide the dates your U.S. citizen father resided in sheet(s) of paper.	or was physically presen	t in the United State	s. If you need more space	e, use a separate
	From			To	
	(mm/dd/yyyy)			(mm/dd/yyyy)	
	N/A		N/A		
9.	Marital History				
	A. How many times has your U.S. citizen mother I	been married (including a	innulled, marriages)	Twich	5
	B. Information about U.S. citizen mother's curren				
	Family Name (Last Name)	Given Name (First Name	2)	Full Middle Name (If	applicable)
	WATSON	HODETON	/	ULAND.	9
	Date of Birth (mm/dd/yyyy)	Country of Birth		Country of Nationality	,
	05/19/1954	JAMAICA	W.I	USA	

2. If "Yes," which parent? U.S. Citizen Father U.S. Citizen Mother	1000	5 (C) (C
Home Address - Street Number and Name	Pa	citizenship through a U.S. citizen mother (or adoptive mother). If you are a U.S. citizen mother applying for a Certificate of
City County State or Province Country ZipPostal Code BROKLYN KINGS NY USA 11210 Date of Marriage (mm/dd/yyyy) Place of Marriage (CityState or Country) BROKKYN NY USA Spouse's Immigration Status: V. U.S. Citizen Lawful Permanent Resident Other (Explain) D. Is your U.S. citizen mother's current spouse also your father? Part 6. Information about military service of U.S. citizen parent(s), (Complete this only if you are an applicant claiming U.S. citizenship at time of birth abroad.) 1. Has your U.S. citizen parent(s) served in the armed forces? 1. If "Yes," which parent? 3. Dates of Service. (If time of service fulfills amy of required physical presence, submit evidence of service.) From (mm/dd/yyyy) To (mm/dd/yyyy)	C.	Home Address - Street Number and Name Apartment Number
Date of Marriage (mm/dd/yyyy) Place of Marriage (City/Stelle or Country) Description Descript		1064 FHS1 40 SIKEE!
Spouse's limitigration Status: U.S. Citizen Lawful Permanent Resident Other (Explain)		
Part 6. Information about military service of U. S. citizen parent(s). (Complete this only if you are an applicant claiming U.S. citizenship at time of birth abroad.) 1. Has your U. S. citizen parent(s) served in the armed forces? No Yes 2. If "Yes," which parent? U.S. Citizen Father U.S. Citizen Mother 3. Dates of Service. (If time of service fulfills any of required physical presence, submit evidence of service.) From (mm/dd/yyyy) To (mm/dd/yyyy) From (mm/dd/yyyy) To (mm/dd/yyyy) 4. Type of discharge. Honorable Other than Honorable Dishonorable Part 7. Signature. 1. Certify, under penalty of perjury under the laws of the United States, that this application and the evidence submitted with it is all true and correct. I authorize the release of any information from my records, or my minor child's records, that U.S. Citizenship and immigration Services needs to determine eligibility for the benefit I am seeking. Applicant's Signature Printed Name Date (mm/dd/yyyy) Part 8. Signature of person preparing this form, if other than applicant. Ceclare that I prepared this application at the request of the above person. The answers provided are based on information of which I have personal knowledge and/or were provided to me by the above-named person in response to the quéstions contained on this form. Preparer's Signature Preparer's Printed Name Date (mm/dd/yyyy) Preparer's Daytime Phone Number Preparer's Address - Street Number and Name		
Part 6. Information about military service of U. S. citizen parent(s). (Complete this only if you are an applicant claiming U.S. citizenship at time of birth abroad.) 1. Has your U. S. citizen parent(s) served in the armed forces?		U.S. Citizen Lawful Permanent Resident Other (Explain)
U.S. citizenship at time of birth abroad.) 1. Has your U. S. citizen parent(s) served in the armed forces?	D.	Is your U.S. citizen mother's current spouse also your father?
2. If "Yes," which parent?	Pa	
Dates of Service. (If time of service fulfills any of required physical presence, submit evidence of service.) From (mm/dd/yyyy) To (mm/dd/yyyy) From (mm/dd/yyyy) To (mm/dd	1.	Has your U. S. citizen parent(s) served in the armed forces?
From (mm/dd/yyyy) To (mm/dd/yyyy)	2.	If "Yes," which parent? U.S. Citizen Father U.S. Citizen Mother
Applicant's Signature Pert 8. Signature Printed Name Part 8. Signature of person preparing this form, if other than applicant. I declare that I prepared this application at the request of the above person. The answers provided are based on information of which I have personal knowledge and/or were provided to me by the above-named person in response to the questions contained on this form. Preparer's Printed Name Date (mm/dd/yyyy) Preparer's Daytime Phone Number Preparer's Address - Street Number and Name	3.	Dates of Service. (If time of service fulfills any of required physical presence, submit evidence of service.)
Part 7. Signature. I certify, under penalty of perjury under the laws of the United States, that this application and the evidence submitted with it is all true and correct. I authorize the release of any information from my records, or my minor child's records, that U.S. Citizenship and immigration Services needs to determine eligibility for the benefit I am seeking. Applicant's Signature Printed Name Date (mm/dd/yyyy) Part 8. Signature of person preparing this form, if other than applicant. I declare that I prepared this application at the request of the above person. The answers provided are based on information of which I have personal knowledge and/or were provided to me by the above-named person in response to the questions contained on this form. Preparer's Signature Preparer's Printed Name Date (mm/dd/yyyy) Name of Business/Organization (If applicable) Preparer's Daytime Phone Number () Preparer's Address - Street Number and Name		From (mm/dd/yyyy) To (mm/dd/yyyy) From (mm/dd/yyyy) To (mm/dd/yyyy)
Part 7. Signature. I certify, under penalty of perjury under the laws of the United States, that this application and the evidence submitted with it is all true and correct. I authorize the release of any information from my records, or my minor child's records, that U.S. Citizenship and immigration Services needs to determine eligibility for the benefit I am seeking. Applicant's Signature Printed Name Date (mm/dd/yyyy) Part 8. Signature of person preparing this form, if other than applicant. I declare that I prepared this application at the request of the above person. The answers provided are based on information of which I have personal knowledge and/or were provided to me by the above-named person in response to the questions contained on this form. Preparer's Signature Preparer's Printed Name Date (mm/dd/yyyy) Name of Business/Organization (If applicable) Preparer's Daytime Phone Number () Preparer's Address - Street Number and Name		
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Preparer's Address - Street Number and Name HopFTon U WATSON Total Wat	I ce and Imi	ertify, under penalty of perjury under the laws of the United States, that this application and the evidence submitted with it is all true correct. I authorize the release of any information from my records, or my minor child's records, that U.S. Citizenship and migration Services needs to determine eligibility for the benefit I am seeking.
Part 8. Signature of person preparing this form, if other than applicant. I declare that I prepared this application at the request of the above person. The answers provided are based on information of which I have personal knowledge and/or were provided to me by the above-named person in response to the questions contained on this form. Preparer's Signature Preparer's Printed Name Date (mm/dd/yyyy) Name of Business/Organization (If applicable) Preparer's Daytime Phone Number Preparer's Address - Street Number and Name	1	40h 0/a 11/0 for a 11/1 T 11/10 T 17/10
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Preparer's Signature Preparer's Printed Name Preparer's Printed Name Date (mm/dd/yyyy) Preparer's Daytime Phone Number Preparer's Address - Street Number and Name	Pai	t 8. Signature of person preparing this form, if other than applicant.
Name of Business/Organization (If applicable) Preparer's Daytime Phone Number () Preparer's Address - Street Number and Name		
Preparer's Address - Street Number and Name	Pre	parer's Signature Preparer's Printed Name Date (mm/dd/yyyy)
Preparer's Address - Street Number and Name		
	Nai	ne of Business/Organization (If applicable) Preparer's Daytime Phone Number
	L_ Pre	parer's Address - Street Number and Name
City County State Zip Code		
	L Cit	County State Zip Code
	J.,	
	_	

NOTE: Do not complete the following parts unless a USCIS officer instructs you to do so at the interview.	
Part 9. Affidavit.	
I, the (applicant, parent or legal guardian)	do swear or affirm, under penalty of perjury laws of the
United States, that I know and understand the contents of this application signed	by me, and the attached supplementary pages number () to
() inclusive, that the same are true and correct to the best of my knowledge,	and that corrections number () to () were made by me or
at my request.	/
Signature of parent, guardian or applicant	Date (mm/dd/yyyy)
	yest
Subscribed and sworn or affirmed before me upon examination of the applicant ((parent, guardian) on at
Signature of Interviewing Officer	Title
Part 10. Officer Report and Recommendation on Application	for Certificate of Citizenship.
On the basis of the documents, records and the testimony of persons examined, a	nd the identification upon personal appearance of the underage
beneficiary, I find that all the facts and conclusions set forth under oath in this ap	oplication aretrue and correct; that the applicant did
derive or acquire U.S. citizenship on Olived (m.	m/dd/yyyy), through (mark "X" in appropriate section of law or, if
section of law not reflected, insert applicable section of law in "Other" block):	section 301 of the INA section 309 of the INA
section 320 of the INA section 321 of the INA Othe	r
and that (s)he has has not been expatriated since that time. I recomme	end that this application be granted denied and that
A or A A Certificate of Citizenship be issued in the name of	
District Adjudication Officer's Name and Title	District Adjudication Officer's Signature
Michele D. Morris, PAO	Muchelia Morris
	. /
I do do not concur in recommendation of the application.	st.
District Director or Officer-in-Charge Signature	Date (mm/dd/yyyy)
e	

Case 1:14-cv-06459-JBW-PK Document 1-1 Filed 10/31/14 Page 71 of 74 PageID #: 98

U.S. DEPARTMENT OF HOMELAND SECURITY Citizenship & Immigration Services
Federal Center
130 Delaware Avenue
Buffalo, New York 14202

DECISION

Refer to this File Number: A046 633 823

Date: AUG 0 4 2008

Davino Hopeton Watson Buffalo Federal Detention Facility 4250 Federal Drive Batavia, NY 14020

It is ordered that your Form N-600, Application for Citizenship

be denied because:

Please see attached.

You may, if you wish, appeal this decision. You must submit such an appeal to THIS OFFICE with a filing fee of \$585.00. If you do not file an appeal within the time allowed, this decision is final.

The Board of Immigration Appeals (Board) in Falls Church, Virginia. It must reach this office within 30 calendar days from the date this notice is served (18 days if this notice is mailed).

The Administrative Appeals Unit (AAU) in Washington, D.C. It must reach this office within 30 calendar days from the date this notice is served (33 days if this notice is mailed).

Do NOT send your appeal directly to the Board or to the AAU. Please direct any questions you may have to the Immigration and Naturalization Service office nearest your residence.

Sincerely yours,

Edward A. Newman Field Operations Director

Enclosure(s)

Form 1-292 (Rev. 10-26-90)N

ATTACHMENT TO FORM 1-292

FILE:

A46 633 823

APPLICANT:

Davino Hopeton WATSON

APPLICATION:

Application for Citizenship Certificate, Form N-600

Your Application for Certificate of Citizenship, (Form N-600), was filed on July 15, 2008 pursuant to Sections 320 or 321 of the Immigration and Nationality Act (INA). Section 321 INA, the law in effect at the time of your birth, was repealed by the Child Citizenship Act of 2000 {CCA} which became effective on February 27, 2001 - the CCA applies only to those children born on or after February 27, 2001 or those under eighteen years of age as of that date. Since you were under eighteen on February 27, 2001, we must also consider Section 320 INA, the current law and the law in effect prior to your eighteenth birthday. Your application is based upon your claim of derivation of United States citizenship through the naturalization of your father.

A review of the record establishes the following:

- 1. You were born on November 17, 1984 in Jamaica.
- 2. On August 4, 1998, you entered the United States as a lawful permanent resident of the United States on an immigrant visa.
- 3. The CCA went into effect on February 27, 2001. You were 16 years old on this date.
- 4. Your biological father, Hopeton Ulando Watson, was born on May 19, 1954 in Jamaica. He became a United States citizen on September 17, 2002. You were 17 years old on this date.
- 5. You turned eighteen years old on November 17, 2002.
- 6. Your biological mother, Dorette McFarlane, was born in Jamaica. She never became a United States citizen.
- 7. Your biological parents never married.
- 8. On your Form N-600, you indicated that you were never adopted yet you also indicated that Eunice Sonia Clare Carvey is your mother. You submitted no evidence to establish that she adopted you.

Section 321 INA stated, in part, the following:

- "(A) a child born outside of the United States of alien parents..., becomes a citizen of the United States upon fulfillment of the following conditions:
 - (1) Naturalization of both parents; or
 - (2) The Naturalization of the surviving parent if one of the parents is deceased; or
 - (3) The naturalization of the parent having legal custody of the child when there has been a legal separation of the parents or the naturalization of the mother if the child was born out of wedlock and the paternity of the child has not been established by legitimation; and if
 - (4) Such Naturalization takes place while such child is under the age of eighteen years; and
 - (5) Such child is residing in the United States pursuant to a lawful admission for permanent residence at the time of the naturalization of the parent last naturalized under clause (1) of this subsection, or the parent naturalized under clause (2) or (3) of this subsection, or thereafter begins to reside permanently in the United States while under the age of eighteen years."

Section 320 of the Immigration and Nationality Act states the following:

- "(a) A child born outside of the United States automatically becomes a citizen of the United States when all of the following conditions have been fulfilled:
- (1) At least one parent of the child is a citizen of the United States, whether by birth or naturalization.
- (2) The child is under the age of eighteen years.
- (3) The child is residing in the United States in the legal and physical custody of the citizen parent pursuant to a lawful admission for permanent residence.
- (b) Subsection (a) shall apply to a child adopted by a United States citizen parent if the child satisfies the requirements applicable to adopted children under section 101(b)(1)."

Title 8 Code of Federal Regulations (CFR) Section 320.1 states that "Child" means a person who meets the requirements of section 101(c)(1) of the Act."

Section 101(c)(1) INA defines child as follows:

- "(c) As used in title III-
 - (1) The term "child" means an unmarried person under twenty-one years of age and includes a child legitimated under the law of the child's residence or domicile, or under the law of the father's residence or domicile, whether in the United States or elsewhere, and, except as otherwise provided in sections 320, and 321 of title III, a child adopted in the United States, if such legitimation or adoption takes place before the child reaches the age of 16 years (except to the extent that the child is described in subparagraph (E)(ii) or (F)(ii) of subsection (b)(1), 18a/ and the child is in the legal custody of the legitimating or adopting parent or parents at the time of such legitimation or adoption".

8 CFR Section 320.3(b) requires the following evidence:

- "...(b) Evidence.
 - (1) An applicant under this section shall establish eligibility under § 320.2. In addition to the forms and the appropriate fee as required in §103.7(b)(1) of this chapter, an applicant must submit the following required documents unless such documents are already contained in the Service administrative file(s):...
 - (v) If the child was born out of wedlock, documents verifying legitimation according to the laws of the child's residence or domicile or father's residence or domicile (if applicable);..."

Pursuant to the definition of "child" as found in Section 101(c)(1) INA, Sections 320 and 321 INA provide for derivation of United States citizenship through the naturalization of the father of a child born out of wedlock, if the child has been legitimated before age sixteen under the law of the child's or father's residence or domicile. 8 CFR Section 320.3 requires that evidence of such legitimation be provided with the application. Both New York State and Jamaican law [see Matter of Hines 24 I&N Dec. 544 (BIA 2008)] require marriage of the parents for legitimation. The record contains no evidence that your father and biological mother were ever married. In fact, the record shows that your father was married only one time, to his current spouse, Clare Watson. Therefore, there is no evidence that you were legitimated. As such, you do not meet the definition of "child" as described in Section 101(c)(1) INA for purposes of derivative United States citizenship. In addition, although the Service has held that derivation of United States citizenship under Section 320 INA may apply to children born

out of wedlock who have not been legitimated but who have United States citizen mothers, there is no evidence that your biological mother is or ever was a United States citizen or that you were ever adopted by a United States citizen mother. As such, you did not qualify as a "child" pursuant to Section 101(c)(1) INA as required for derivation of United States citizenship under Section 320 INA. Therefore, you did not derive United States citizenship pursuant to Sections 320 or 321 INA and are ineligible for a Certificate of Citizenship. Accordingly, your Application for Citizenship is hereby denied.